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FACSIMILE OF THE ORIGINAL CHARTER OF LIVERPOOL GRANTED BY KING JOHN, A D. 1207

City of Liverpool.

SELECTIONS

FROM THE

MUNICIPAL

ARCHIVES AND RECORDS,

FROM THE 13TH TO THE 17TH CENTURY INCLUSIVE.

EXTRACTED AND ANNOTATED BY

SIR JAMES A. PICTON, F.S.A., AUTHOR OF "MEMORIALS OF LIVERPOOL," ETC.

Published with the sanction of the City Council.

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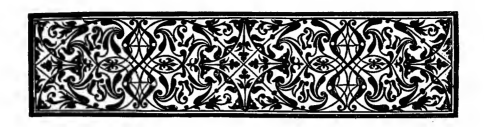


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PREFACE.

The history of a nation is not limited to the record of its public transactions, to its wars by sea and land, its battles and sieges, its treaties and alliances, its dynasties and revolutions. Beneath all these outward demonstrations, and to a great extent undisturbed by them except at rare intervals, the private and domestic life of the people pursues its steady course. Manners and customs gradually change. Impulses from the upper strata, and influences from without, are insensibly diffused through the mass of the nation without any record on the pages of history; and it is only by diligent search through sources formerly despised, that a true picture of bygone times can be presented to the inquiring student.

The historical writers of the modern school have become alive to the importance of the vast fund of information, lying previously almost untouched, in the chap books, diaries, autobiographies, correspondence, and domestic annals, of former days. There is one class of documents, however, still remaining, which has not been drawn upon as it deserves; that is, the municipal records, a large number of which lie ready to reward the diligent inspector with an insight into the manners, customs, and relations of society in former ages, nowhere else to be found. The cities and boroughs played- a very important part in the political life of the middle ages. It was by them that the true principles of self-government were rescued—almost wrenched—from the grinding oppression of the feudal system. It is owing to their influence that the British Constitution was moulded and developed in its present representative form.

The relation of the boroughs to the Crown was principally of a pecuniary nature. The charters of incorporation, with liberty to hold property, to establish guilds and hanses, to frame bye-laws, to hold courts, and generally to regulate their own affairs, had to be paid for. If any flaw could be discovered, it was immediately taken advantage of by a writ of "Quo warranto," and an "Inspeximus" Charter had from time to time to be purchased to confirm the jurisdiction already acquired. In nearly all the charters, the dues from the customs, markets, and tolls, were retained by the Crown, which found it convenient to lease them at fee-farm rents, either to private individuals, or to the borough authorities. These leases were usually for short periods, and as often as they fell in, a fresh bargain had to be made.

Subject to these payments, the boroughs were left pretty much to themselves; and enjoyed an amount of self-government and freedom which has no parallel in It is true that this liberty sometimes modern times. degenerated into license, and a large amount of petty tyranny was occasionally exercised, but this tyranny was the act of the community; the majority constraining the minority, which evil usually, in the course of time, effected its own cure. The imperfect means of communication isolated the towns to a much greater extent than at present. Down to the middle of the eighteenth century, there was no road into Liverpool for wheel carriages. Travellers had to proceed on horseback, and the merchandise was conveyed either on pack-horses or by barges on the river Mersey to Warrington. This seclusion, and separation from the outside world, naturally imparted a distinctive character to each community, which exhibits itself in the borough records. The hopes and fears, the business transactions, the petty squabbles, the manners and customs, the tone of thought, and the relations of the municipalities to the central government and to the outside world, are vividly reflected from the pages of these records. Not much use has hitherto been made of them in any systematic manner. The Liber Albus and the Memorials of London, from the 13th to the 15th Century,²

¹ Liber Albus, the White Book of the City of London, compiled A.D. 1419, trans. by H. T. Riley, 4to, 1861.

² Memorials of London, 13th to 15th Century, 1868.

partially illustrate the municipal history of the metropolis. More recently an interesting volume has been issued of Selections from the Records of the City of Oxford. With these and a few other exceptions the municipal records of England present an untrodden field of inquiry.

A greater amount of attention has been paid in France to this subject. M. Augustin Thierry's Histoire du Tiers Etat presents a vivid and charming picture of municipal life in the middle ages; 2 and Monteil, in his Histoire des Français des divers Etats, 8 has almost exhausted the subject of private and domestic life during the same period.

The municipal records of Liverpool will be found to possess considerable interest. The origin of the town is somewhat singular, and has nothing in it at all anticipatory of the enormous development of its commerce in recent times.

The city of Chester, so advantageously situated on the embouchure of the river Dee into its wide estuary, had been, from the time of the Romans, the great port of the north-west of England. After the partial conquest of Ireland by Earl Strongbowe, in the reign of Henry II., increased facilities for communication with England became requisite, and the attention of King John, then Earl of

¹ Selections from the Records of the City of Oxford, illustrating the Municipal History, Henry VIII. to Elizabeth, by W. H. Turner, of the Bodleian Library, 1880.

² Essai sur l'Histoire du Tiers Etat, 2me edit, Paris, 2 vols., 1853.

³ Histoire des Français des divers Etats, ou Histoire de France aux cinq derniers Siecles, 4me edit, Paris, 1853.

Mortain, when acting as regent during his brother's absence in the Holy Land, was drawn to the subject. The estuary of the Dee had become silted up to such an extent, as to prevent heavily laden ships reaching Chester. A new quay was constructed at Shotwick, about eight miles down the river, and a castle built for its protection; but greater facilities were still required, and a small inlet in the estuary of the Mersey called Liver-pool-Cymric, Llyfrpwll—seemed to offer an advantageous position. Here, on a rocky promontory, a castle was built, and a small town laid out in the form of a cross, with burgage tenements crected to the number of 168; and, in 1207, King John issued Letters Patent, inviting his liege subjects to settle there, promising them protection and encouragement. To a certain extent this purpose was answered. The port was found convenient for the passage to and fro of troops and stores, but trade did not attain anything like prosperity. The manufacturing capabilities of Lancashire and the West Riding were not yet developed, the country being sparsely peopled, rude and poor. A limited amount of trade was carried on with Ireland, and Spain and Portugal were supplied with fish, but for more than four centuries after its foundation, the trade of Liverpool remained in a comparative state of stagnation. Within its narrow limits, however, the little town displayed considerable life and vigour, with an amount of pugnacity always ready to defend itself from attack, and a degree of public spirit occasionally shown in a very creditable manner.

The first symptoms of revival were manifested soon after the Restoration, and the town then entered upon a career of almost unexampled progress and extension, belonging rather to national than municipal history.

The following pages will exhibit, in the selections from the records and other documents, the social condition of the community and the general aspect of the town's affairs, as shown by the people themselves.

J. A. P.

SANDYKNOWE,

WAVERTREE, March, 1883.



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CHAPTER FIRST.

FROM THE 9TH OF JOHN, A.D. 1207, TO THE 2ND PHILIP AND MARY, 1556.

THE Annals recorded in the books of the Corporation commence in 1551 (4th Edward VI.); but there are a considerable number of documents in existence of previous dates relating to the history of the town, which are necessary to complete the series. The Corporation possesses the originals of the charters and of some of the other documents. Of the remainder there are authentic copies extant.

The first mention of Liverpool by name, occurs in a First mention grant from King John when Earl of Mortain. In the year 1166, by the decease of William de Blois, brother of King Stephen, the Earldom of Mortain and the Honour of Lancaster, which included the site of Liverpool, had fallen to the Crown. Whilst in the possession of the Crown, a grant had been made, as appears from the reference, by King Henry II. to Warine, the Constable of Lancaster Granted to Fitzwarine. Castle (inter alia), of the site of Liverpool. On the accession of Richard I., in 1189, the Earldom of Mortain and 1189. the Honour of Lancaster were conferred upon his brother John, who confirmed the grant above mentioned, in favour of Henry Fitzwarine, the son of the original grantee, in the following terms:—

"Know ye that we have granted, and by this our deed confirmed, to Henry the son of Warine de Lancaster, the lands which King Henry our father gave to Warine, his father, that is Ravenmeols, Ammolesdale, Up Litherland, Liverpool, and French Lea."

The deed is not dated, but from other sources the date may be fixed at about A.D. 1190.

١

In 1206, King John visited Lancashire, when it is probable that the foundation of the new Port and Borough was determined on, and an exchange made with Warine for the site. This was embodied in the following deed, dated at Winchester, August 28th, 1207:—

1207. Exchange of site.

"John, by the grace of God, &c. Know ye that we have granted, and by out present deed have confirmed, to Henry Fitzwarine of Lancaster, the lands which King Henry my father gave to Warine his father for his services, to wit, Ravenmeols, Ammolesdale, and the French Lea, and the English Lea, which we have given him in exchange for Liverpool. . . . to be holden," &c.

At the same time and place was executed the first charter, constituting the Borough, which is preserved amongst the muniments of the city. It is written in a clear neat hand, on a small piece of parchment, 7 inches by $2\frac{1}{2}$ inches, the seal gone. It reads as follows:—

1207. King John's Charter.

CARTA REGIS JOHANNIS.

"Johanes Dei gratia Rex Angliæ, Dominus Hiberniæ, Dux Normanniæ, Aquitaniæ Comes Andegaviæ, omnibus fidelibus suis qui Burgagia apud villam de Liverpul habere voluerint salutem. Sciatis quod concessimus omnibus fidelibus nostris qui Burgagia apud Liverpul cep'int quod habeant omnes libertates et liberas consuetudines in villa de Liverpul quas aliquis liber Burgus super mare habet in terra nostra. Et ides vobis mandamus quod secure et in pace nostra illuc veniatis ad Burgagia nostra recipienda et hospitanda. Et in hujus rei testimonium has literas nostras patentes vobis transmittimus. Teste Simon de Pateshill apud Winton xxviii die Aug. anno regni nostri ix."

CHARTER OF KING JOHN.

"John by the grace of God King of England, Lord of Ireland, Duke of Normandy and Aquitaine, and Count of Anjou, to all his liegemen who would desire to have Burgages at the town of Liverpul greeting. Know ye that we have granted to all our liegemen who may take Burgages at Liverpul that they may have all the liberties and free customs in the town of Liverpul which any free Borough on the sea has in our land. And therefore we command that securely and in our peace you may come to receive and occupy our Burgages. And in testimony hereof we transmit to you these our letters patent. Witness Simon de Pateshill at Winchester the 28th day of August in the 9th year of our reign."

This is naturally considered as the first charter of the

borough. Technically speaking, it is not a charter, but as the document styles itself, "letters patent," conferring certain privileges of protection to the settlers. Charters of incorporation, enabling property to be held by the burgesses and their successors, only date from the 14th century.

In the great Roll of the Pipe, under date 1226, William 1226. Earl Ferrers renders account to the Crown of rents received Crown Rents. in the Wapentake of West Derby. Amongst the entries are £9 for the rent of Assize in Liverpool, and 20s. from Wavertree.

In the 13th Henry III. (1229), a new charter was 1229. granted to the borough. The document is amongst the Charter. city records. It is on a single sheet of parchment, 12 inches by 9, written in a clear hand, with ink of good colour. There is no illumination or ornament. The seal is gone, but the strings remain. The original is in Latin.

CHARTER OF KING HENRY THE THIRD.

"Henry by the grace of God, King of England, Lord of Ireland, &c. Know ye that we have granted and by this our charter have confirmed, that our town of Leverepul shall for ever be a free borough, and that the burgesses of the same borough shall have a mercatorial gild, with a hanse and other liberties, and free customs to the same gild pertaining; and that no one who is not of the same gild shall transact any merchandize in the aforesaid borough, unless by consent of the same burgesses. We have also granted to the same burgesses and their heirs that they shall have soc and sac, and tol and theam and infangenethef, and that they be quit throughout our whole land and through all seaports, of toll, lastage, passage, pontage and stallage; and that they shall do no suit of counties and wapentakes for their tenures which they hold within the borough aforesaid. We have granted also to the same burgesses and their heirs that whatsoever merchants shall seek the borough aforesaid with their merchandizes, of whatsoever place they may be, whether strangers or others, who shall be of our peace, or with our licence shall have come into our land, may safely and securely come to the aforesaid borough with their merchandizes and safely remain there and safely thence depart, doing therefor the right and due customs. We prohibit also that no one shall injure, damage or molest the aforesaid burgesses upon forfeiture to us of ten pounds. Wherefore we will and firmly command, that the aforesaid town of Leverepul shall be a free borough, and that the aforesaid burgesses shall have the aforesaid mercatorial gild, with

a hanse and other liberties and free customs to that gild pertaining, and that they shall have all other liberties and free customs and acquittances as is aforesaid. These being witnesses Hubert de Burgh Earl of Kent, Justice of England (five other names) and others.

"Given at Marlborough the 24th day of March in the 13th year of

our reign."

Cost of Charter.

Amongst the records of the Court of Chancery there is an entry under this date, that—

"The Burgesses of Leverepul gave ten marks* to have a charter of the Lord the King."

Restrictive Clauses. The original letters patent of King John secured perfect freedom of trade to all settlers who might take burgages. This seems to have been interpreted that such freedom should be theirs alone, since the charter of Henry, granted only twenty-two years after that of John, is of the narrowest and most exclusive character.

To this period, no doubt, the original seal must be referred. This was lost or destroyed at the time of the siege in 1644, but impressions of it remain.



Seal.

SIGILLCOMMVNA BORGASID'LAVERPOL*

Supplying the contractions, the inscription reads—"Sigillum commune Borgensium de Leverpol." It has been

^{* £6 13}s. 4d., equal in modern money to £100.

sufficiently proved that the so-called "Liver" was intended to represent the eagle of St. John the Evangelist, to whom the legend **IOPI2**—a contraction for "Johannis"—refers. The crescent and star were adopted by Richard Cœur de Lion, and are found on his great seal. The sprig is probably intended for the *fleur-de-lys*.

The modern seal is a rude copy of the original, and the enigmatical letters are simply blunders.

Concurrently with the grant of the charter by Henry III., a lease of the fee-farm of the tolls, customs, and burgage 1229. rents was granted to the burgesses. The document is as Fee-farm follows:—

"Henry by the grace of God, King of England, &c. To the Sheriffs and all our Bailiffs of the County of Lancaster. Know ye that we have granted to our honest men of Leverepul our Town of Leverepul to be held at farm from the feast of St. Michael in the third year of our reign unto the end of four complete years; rendering therefor unto us in each of the aforesaid years at our Exchequer by the hand of the Sheriff of Lancaster at two terms, ten pounds, namely at Easter in the thirteenth year of our reign five pounds, and at the feast of St. Michael in the same year five pounds, and this from year to year at the same terms, ten pounds as is aforesaid. In witness whereof we have caused these letters to be made patent.

"Witness myself at Marlborough 25th day of March in the same

year of our reign."

The £10 rent is equal to £150 in modern currency. Immediately after these transactions, the King made a grant to Ranulf Earl of Chester, of the whole lands be-Grant to Earl tween the Ribble and the Mersey, including the town of Liverpool, which is mentioned by name. At his death, in 1232, his estates were divided, and Liverpool fell to the share of his sister Agnes, who was married to William de Ferrers, Earl of Derby. The estates being held "in capite" William de direct from the Crown, carried with them plenary jurisdiction. Hence we find that Earl Robert de Ferrers, in 1266, granted an "Inspeximus" charter to the burgesses of Liverpool, of which the following quotation contains the essence:— Charter.

"Know ye that we have inspected the charter of the burgesses of Liverpool [here follows King John's charter]. We have also inspected the confirmation of our Lord Henry the King of England [here follows King Henry's charter] which having inspected and fully understood we grant and confirm for ever all the liberties and free customs in the preceding charters," &c. Given at Liverpol by the hands of Master Hy. Lovel our Chancellor on the 5th day of February in the 5oth year of the reign of King Henry (1266).

1266. Confiscation. Within six months after the exercise of these quasiregal powers, the estates of Earl Robert de Ferrers were confiscated, and the king took possession of Liverpool by the following order:—

Maria de Ferrers. "The King to his beloved niece Maria de Ferrers greeting. As we have committed to our beloved and faithful Adam de Gosmuth, the lands and all the tenements of Robert de Ferrers Earl of Derby to be held as long as it may please us, we command you that you deliver to the said Adam de Gosmuth or to William de Syleby, the Castle of Liverpol with its appurtenances, on their presenting these letters with the lands and tenements aforesaid. Witness the King at Westminster the 11th day of July" (1266).

Grant to Crouchback. On the 5th August following, the forfeited estates of Robert de Ferrers, including Liverpool, were granted to Edmund Plantagenet, surnamed Crouchback, the second son of the king, who was created Earl of Lancaster.

1292. Commission of Inquiry. In the year 1292, King Edward I., being in sore want of means to prosecute his war with Scotland, endeavoured to raise money by writs of Quo Warranto, and sent down a Commission, under Hugh de Cressingham, into Lancashire, to inquire into the titles of the corporate bodies and other owners of property. The following is a copy of their report, so far as relates to Liverpool:—

Quo Warranto. "Proceedings de Quo Warranto before Hugh de Cressingham and his fellows, Justices Itinerant at Lancaster, in the Octaves of the Holy Trinity in the 20th year of King Edward, son of Henry.

"The Bailiffs and Commonalty of the Borough of Liverpool were summoned that they be here at this day to shew by what warrant they claim to be quit of Common Pleas and amercements of the county, and suits of counties and wapentakes, and of toll, stallage, thoroughtoll, passage, pontage and lastage throughout the whole kingdom of England, and to have a Market, Fair, Pillory, Tumbrel, Infangethef,

Gallows, and the amendation of the assize of bread and ale broken in the town aforesaid, which belong to the Crown and dignity of our Lord the King, without the license and will of the Lord the King, or

of his progenitors kings of England, &c.

"And certain men of the Borough of Liverpool came for the Com-Report. monalty and say-that they have not at present a Bailiff of themselves. but have been accustomed to have until Edmund the King's brother impeded them, and permits them not to have a free borough; whereupon at present they do not claim the aforesaid liberties except they may be quit of common fines and amercements of the county, and suits of counties and wapentakes, and of toll, stallage, thoroughtoll, passage, pontage and lastage through the whole kingdom of England.

"And as to the other Liberties, they say that they have been accustomed to have them, but the aforesaid Edmund now has them, and they say that the Lord John, late King of England, grandfather of the Lord the now King, in whose time the aforesaid Borough first began to be, by his charter—which they shewed—granted to all his faithful people who should take burgages there." [Here follow recitals

blending together the two charters of John and Henry III.]

"And whereas it appears by their evidence that the aforesaid Edmund Quo hath usurped and occupied the aforesaid liberties, the Sheriff is com-Warranto manded that he cause him to come here on Monday next after the Report. feast of St. James the apostle, to answer, &c. And it is directed to the Commonalty that they be here to prosecute for our Lord the King, together with William Inge, &c. And the Commonalty put in their place John de la More, Adam son of Alan Walseman, and Richard de Lyverpol. Afterwards, the aforesaid Edmund came by his attorney, and a day is given at Appleby in the county of Westmorland in the Octaves of St. Michael."

Of the result of this inquiry we have no record.

There is evidence from the Pipe Rolls of the Exchequer that, after the expiration of the fee-farm lease from Henry III., down to 1348, no leases were granted, the burgage rents, Burgage tolls, and customs dues being collected by the bailiffs, and Tolls. accounted for to the Earl.

Edmund, Earl of Lancaster, died in 1296. After his decease, the usual "inquisitio post mortem" was held, of which the record is to be found in the rolls of Chancery, as follows:--

"An Inquisition taken at West Derby on Wednesday in the week Inquisitio of Pentecost in the 26th year of the reign of King Edward, of post mortem. the extent of the lands and tenements, Fees and Rents, which were of Lord Edmund, brother of the Lord the now King in the Wapen-

take of West Derby by Alan le Norreys of Sefton, Richard de Molyneux of Crosseby," and others. The portion relating to Liverpool reads thus:—"And they say that the rents of assize of Lyverpole are worth by the year, £8 $7^{\text{s.}}$ 6^{d.}; also the herbage of the garden with the dove-houses 10^{s.}; and the passage over the Mersey, 26^{s.} 8^{d.} And there are two mills, one water and the other wind, and they are worth by the year five marks. The tolls of the market and fair, with foreign tolls are worth about Ten Pounds. The perquisites of court of the same town are worth about $40^{\text{s.}}$ by the year. Sum £25 $10^{\text{s.}}$ $10^{\text{d.}}$ " This, in present money, is about £383 2s. 6d., not at all an inconsiderable sum.

1296. Members elected. In 1296, the first Parliament called by writs of the Crown, was held at Westminster. To this Liverpool sent two members—Adam Fitzrichard and Robert Pinklowe—who were paid their travelling expenses and wages for their services.

1309. Grant of Turbary. In the year 1309 (3rd Edward II.), a very important grant was made to the burgesses by Thomas, the second Earl of Lancaster. It runs as follows:—

"Know all men that we Thomas Earl of Lancaster have given and granted, and by these presents confirm to our Burgesses of our town of Lyverpole six acres of mosses, lying between the Pikecroft lands and the Lambthorn, adjoining the goit of the said town of Lyverpole, to hold and to have from us and our heirs freely for ever, paying yearly to us and our heirs a silver penny at the feast of St. John the Baptist for all service. And we, the aforesaid Thomas and our heirs, the aforesaid six acres of mosses, and the appurtenances guarantee and defend to our burgesses of Lyverpolle and their heirs for ever. In witness of this we have affixed our seal in the presence of the following witnesses. Robert de Latham, Adam de Ireland, and others. Given at Lyverpole the Thursday next after the feast of St. Mark, in the 3rd year of the reign of King Edward the son of King Edward."

This moss-land, so granted, was doubtless intended as a turbary to supply the good people of Liverpool with fuel. It now forms a very valuable portion of the corporate estate, comprising the district formerly called Mosslake Fields, and including the site of Abercromby and Falkner Squares, Bedford Street, Grove Street, &c.

¹ Large measure, equal to nearly 13 acres statute.

From an Inquisition held at Wigan, 12th March, 1327 (1st Edward III.), it appears that the revenue from the Revenue. town amounted at that time to £30 10s. od., equal to f_{457} ios. od. in present money.

In 1322, after the battle of Boroughbridge, Earl Thomas 1822. was beheaded, and his brother Henry succeeded to the Earldom of Lancaster. The borough of Liverpool passing therewith, a jury was summoned to inquire into its value. Inquiry as to Value. Their report is as follows:—

"The jurors say that there is at Lyverpoll a certain Castle, whose trench and herbage are of the value of 2st per year; and that there is a certain dove-cote under the Castle of the value of 6st 8^{dt}, and that there is a certain Borough in which are divers free tenants holding in burgage and paying yearly £8 8s; and that there is there a certain market held on Saturday, whose tolls are worth £10, and that Market. there is a certain ferry beyond the Mersey which is worth 40s; and Ferry. there is a wind-mill of the value of 26s and a water-mill of the value of 24s; and that there is a certain Fair held on the day of St. Martin, Fair. whose toll is of the value of 13^{5} 9^{d} ; and that there is there a certain Park which is called Toxteth, whose herbage in summer is of the value of £11. Sum total £35 0^{5} 0^{d} " (Equal to £525 6s. 3d.)

It may be remarked that in this estimate, which seems very complete, there is no mention of customs or town dues. It is probable that the customs dues, at least, were reserved by the Crown.

During Earl Thomas's rule, he had a faithful follower and secretary, Robert de Holland, to whom he made Sir Robert de numerous grants of manors, amongst others the Castle Holland. and Borough of Liverpool. When Earl Henry entered into possession, after the death of his brother, Holland put in his claims. To decide this question, a jury of Lancashire gentlemen was summoned, who met at Wigan, and after inquiry drew up the following verdict:-

"An Inquisition taken before Simon de Grimsby escheator of the lord 1827. the King, at Wigan on Tuesday next after the feast of St. Gregory the Inquiry. Pope in the first year of the reign of King Edward 3rd (1327), by Gilbert de Haydock, Richa de Bold, Robert le Norreys, John de la More, and

Adam Clerk of Lyverpoll, and others; who say upon their oath, that Robert de Holland about the time of seven years before the death of Thomas Earl of Lancaster entered into the Castle and Borough of Lyverpoll, which are worth by the year in all issues £30 10. (with many other manors named); But they say that the aforesaid Robert shewed no charter nor any other special deed under the name of the said Thomas the earl, of the aforesaid castle, borough, &c., neither had the said Thomas ever delivered any seizin to the aforesaid Robert of the aforesaid Castle, Borough, &c.; and upon these being required of, whether the aforesaid Thomas died seized of the aforesaid Castle. Borough, &c., they say that they know not, and hereupon to speak precisely, they wholly refuse. And they say that the aforesaid Thomas held all the premises aforesaid with their appurtenances of the Lord Edward, late King of England, father of the now King, in capite, by the service of one Gosshawk, and they say that Lord Henry Earl of Lancaster is the brother of the aforesaid Thomas, and is next heir, and of the age of forty years and upwards."

Inquiry.

This verdict decided nothing. Robert de Holland petitioned Parliament for the restoration of the estates which he claimed, but there is no evidence that he ever entered into possession; but as he died a few years afterwards without heirs male, the castle and borough reverted to Henry, Earl of Lancaster.

1329. Grant for Paving.

In 1329, the first local improvement took place in the town. The streets had hitherto not been paved. In order to raise funds for this purpose, it was proposed to levy certain specific tolls on articles sold, which could not be done without the authority of the Crown. This document reads as follows:--

"Paveage conceded to the town of Liverpool. The King to his beloved Bailiffs and to the honest men of the town of Liverpol, greeting. Know that we have granted in aid of the paving of the said town of Liverpol that from the date of the grant of this deed to the end of the three years next following you may take the underwritten tolls, that is to say, on every horse load of grain ½d; on every horse, mare, ox and cow id."

And so on, with a long list of articles. This list is interesting as indicating the nature of the traffic carried on at that date. Merchandize. Of course cattle, sheep, and pigs, hides and skins, are enumerated. Cloth of various descriptions is mentioned, cloth of worthsted, linen cloth, linen cloth of Aylsham, Cendallo of two kinds. Some of the cloth must have been of home manufacture, as it is alluded to as being brought in carts. Iron, lead, tallow, Cordovan leather, wine, wood, honey, wool, are mentioned. Coals appear to have been brought by sea, as sea coals are charged with a duty of ½d. per chaldron. Fish Tolls on formed an important item-sea fish, salmon, herrings, lampreys, mullet, &c.

This authority for tolls was only granted for three years, but similar grants became frequent, five having been issued during the reign of Edward III.

In 1333, the third charter was granted to the town by 1333. Edward III. The immediate occasion for its issue does Ed. III. not appear, as it gave no new privileges, and the sum paid—40 shillings (equal to £30)—was too trifling to be of any importance. It is a simple "inspeximus," merely reciting the two previous charters, with a clause at the end of grant and confirmation. In the wording of this confirmation, however, we may find the reason for the application for a new charter. In the charter of Henry III. (1229) the privileges were granted to the burgesses and their heirs. So long as no landed property was possessed by the town, this was not of much consequence, the burgages being held under the Crown by the individual grantees or their heirs; but since a valuable tract of land had been given to the town by Earl Thomas, the want of a Corporation, with perpetual succession, would have led to complications and difficulties. Hence it is probable that the new charter was applied for, which added the confirmation of the grant "to the aforesaid burgesses, their heirs and successors," thereby laying the foundation

² Cendallo, in Spanish, signifies a thin cloth of silk or thread. It indicates imports from Spain in exchange for exports of fish.

Incorporation. for the corporate estate, which could not otherwise have come into existence.

The document.

The document consists of a single skin of parchment, 16 inches by 11 inches. The penmanship is good, but the ink is pale and somewhat faded. There is a wide margin, with lines ruled round the border. The top line is ornamented with curious elongated flourishes to the capitals. The seal remains attached. The charter is dated from York, and witnessed by the Archbishop of York, the Bishop of Winchester, and five others.

1336.

In the year 1336, when the King was preparing to prosecute the war with Scotland by sea as well as land, he issued the following order, which indicates that the Port of Liverpool was at that time considered a post of importance:—

"The King to all whom, &c., Greeting: Know ye that we, fully confiding in the approved fidelity and provident circumspection of our beloved and faithful Simon de Beltoft, have constituted the said Simon Levy of ships Captain and Commander of the six ships of war which for certain reasons we have ordered to be got ready and equipped by him and our beloved Clerk Henry de Kendale along the sea coast towards the western parts in the Port of Liverpool, and in every the ports between Liverpool and Skymburnesse, in order to put to sea towards those ports in our service. Witness the King at York the 15th day of May" (1336).

1346. Inquisitio post mortem.

On the death of Henry the third Earl of Lancaster, in 1346, an "inquisitio post mortem" was held, the report on which contains valuable information as to the state of Liverpool at that time. It runs as follows:—

Return of Revenues.

"Lyverpull.-The Bailiffs there answer of one penny from the Burgesses of the town of Lyverpull for 12 acres of Turbary in the Moss in exchange for one place enclosed within the park by the charter of Thomas the late earl at the term of Michaelmas, and of 6^s 8^d for the rent of John de Wamberg and the heirs of the body of the same John by the charter of Earl Henry the father of the Lord for three parts of one Burgage and of five sellions of land which fell into the hands of the Lord by the death of John Botiller a bastard and of 4' for the rent of the third part of half a Burgage called Long Stable, before the gate of the Castle beyond. One Burgage being in the hands of Denis Kelinge by the service of finding a

stable for 12 horses at each arrival of the Lord within the said 1846. borough; and of £8 4 $10\frac{3}{4}$ for the rent of 164 Burgages, three parts, an eighth part, and a 48^{th} part of a Burgage in the town of Lyverpull, and of $14\frac{1}{4}$ charged for the rent of one Burgage, the 8^{th} part and 16^{th} part of one Burgage as in the rent of the number of Burgages as above at the term of St Michael, and of 3^{d} for the increased rent of Wm de Lyverpull, Clerk for half a Burgage formerly of Henry son of John de Walker at equal terms, and of 18^d for the rent of John Bacon for one cottage upon the ditch of the castle at will, all which appears by the new Rental, and of 67^s 6^d for the rent of 40½ acres of land in Saltenentmor, and of 7^s 3½ for the rent of 14½ acres Return of and half a rood of turbary in the Moss. Sum £12 13 4½.

"For the farm of the Tolls, stallage of the markets, Fairs of the

town of Lyverpull, passage boat, one horse mill and two watermills

as demised to John, son of Wm del Mor £26.
"For the farm of Rd de Walton, for the herbage and fruit of the garden, with the issues of the dovecote demised for a term of eight years 15° at the terms of Easter and St Michael.

"For the herbage of the ditch of the Castle 16d

"For Fines for entry, for perquisites of Courts, for perquisites of Port Motes, for Customs of Anchorage, for wreck of the sea, waifs, strays, Escheats, for fishery of the Mersee [blank in original.] Of which 4^s is allowed to Benedict le Stedman for the yearly rent of a certain tenement which the Lord Earl Henry, the father of the now Lord remitted for the term of his life in consideration of his services."

We find from this record, comparing it with others, that the original number of burgage tenements was 168, Burgages. which continued the same down to the sale of the Lordship by Charles I., in 1628. The quit rent was 1s. per annum each. These burgages were heritable property, and became in consequence sub-divided, such small portions as $\frac{1}{48}$ th part being noticed above. These burgage rents, 1346. with the proceeds of the other landed property, the perquisites of the courts, anchorage, &c., were retained by the lord and collected by the bailiffs. The tolls of markets and fairs, ferry and mills, were leased to John de la Mor, most probably on behalf of the burgesses, though not specifically stated. No customs or towns dues are mentioned.

In 1357, a fee-farm lease for ten years was granted Fee-farm by Henry the first Duke of Lancaster to the before-mentioned John de la More, Richard de Aynsargh, William Fitzadam, and others, on behalf of the burgesses. This included the entire revenues of the over-lord from every source. The deed sets forth:—

"Our town of Liverpull with the appurtenances together with our two mills of the same town, with the rents and farms whatsoever in the same town of Liverpull; also the passage of the water of Mersey, taking therefor as hath anciently been accustomed to be taken, and the perquisites of our Courts, together with the parcels of Turbary under our park of Toxteth; also the correction of the Assize of Bread and ale; of foreoccupiers, forestallers, butchers, tanners and of peace broken, and the whole toll of the town aforesaid to be taken as anciently it hath been accustomed to be taken, together with all other profits to us pertaining in the same town;—saving the orchard, and the herbage of the fosse of the Castle, and wreck of the Sea, Waifs and Estrays, and the forfeiture of the lands, and chattels of felons and fugitives."

Rent. Fee-farm Leases. The rent was £33 6s. 8d., equal to £500 modern.

I may here dispose, once for all, of the fee-farm leases, which from this time forward became very numerous, not less than thirty having been granted between this date and 1628, when the Lordship was sold by Charles I. highest amount of fee-farm rent realised was under a lease from John of Gaunt, Duke of Lancaster, granted in 1394, amounting to 57 marks, equal to £570 modern. After this date the revenues gradually declined, and during the troublous times of the Wars of the Roses, the rent sunk to £14. This probably indicates a decline in the trade of the port, as in a petition in the reign of Elizabeth the town is described as "Your Majesty's poor decayed town of Liverpoole." Since, however, after the reign of Henry VII., the fee-farm rent appears a fixed sum of £14, and after the reign of Henry VIII., £14 6s. 8d., it would seem that some compromise had taken place, settling the returns to the Crown on a definite basis. From the year 1545, the fee-farm was in the hands of the Molyneux family by a succession of grants. In 1672, Caryl Molyneux, Lord

Maryborough, granted a lease of 1,000 years to the Corporation, at the rent of £30, and in 1777 the reversion was bought by them.

The question of the right to the tolls of markets and fairs was a constant source of litigation, as will hereafter appear.

In the year 1356, the office of Mayor is first mentioned. Mayor first The notice occurs in a letter patent from the King, bearing mentioned date the 19th May, authorising Richard de Aynsargh, Mayor of Liverpool, to acquire £10 of land from the Duke of Lancaster, and—

"To give and assign the said land, notwithstanding the statute of Grant to Mortmain, to perform divine service every day for the souls of the Chapel faithful deceased, in the Chapel of the Blessed Virgin and St Nicholas in Liverpool."

The office of Bailiff had doubtless existed from the Bailiffs. foundation of the borough. The bailiffs were originally officers appointed by the Crown to collect and account for the dues and rents. They were usually two in number, one of whom took precedence, and was hence called Major, Majeur, corrupted into Maire or Mayor.

Mayor.

In 1361, King Edward III. sent over his son, Lionel, 1361. Duke of Clarence and Earl of Ulster, to act as Viceroy Clarence. and Commander-in-Chief in Ireland. He set sail from Liverpool. The following is the Royal mandate, extracted from the Patent Rolls:—

"The King to the Justices, Chancellor, and others of our Council in Ireland greeting:—Recalling to memory how our Irish enemies and rebels and others, have in great manner destroyed our faithful subjects of the land aforesaid, and cease not daily to commit such wicked and evil acts, and in process of time much greater are dreaded to be done unless their wickedness be soon restrained; We for the cause aforesaid have determined to send our most dear son Lionel Earl of Ulster, with a competent armed force to the land aforesaid: And for the comfort and solace of our adherents and faithful supporters in the said land, we have resolved to send beforehand our beloved clerk, Thomas de Baddeley, to announce to you and them the

Despatch of Navy.

news of the coming of our dear son, and to lay the charge on you that the whole navy of the land aforesaid completely armed, shall be sent with all speed to the ports of Lytherpool and Chester, for the passage of our said son to those parts, &c. Witness the King at Westminster the 10th May" (1361).

It was not an uncommon practice at this period to grant rent charges upon local revenues in favour of particular individuals. A curious incident occurs in the records of the Duchy, in the Register of John of Gaunt, A.D. 1372. It is an agreement in Norman-French, made between the Duke and Rankyn d'Ypres, Esq., whereby

1372. Grant to Rankyn d'Ypres.

"The said Rankyn is retained and dwelling with our said Lord for peace and for war, for the term of his life, in manner following; that is to say, in time of peace the said Rankyn shall be at board at Court. in the manner as other esquires of the household of our said Lord; and for his fees in time of peace our said Lord has given and granted to the said Rankyn seventeen marks six shillings and eightpence besides 100 shillings which he hath lately granted him from the manor of Skerton; so that our said Lord will that the said Rankyn should have and take in time of peace for the term of his life in the whole twenty and five marks sterling from the farm of the town of Liverpol by the hands of the Receiver of our said Lord in those parts, &c. Done at the Savoy the 16th July the year of England the 46th" (1372).

1380. Wm. Fitzadam. A few of the extant documents throw light on the condition and private life of the burgesses in these early times. William Fitz-Adam, or, as we should now call him, Adamson, was Mayor of Liverpool in 1378, and was one of the grantees named in the fee-farm lease to the burgesses in 1357. He must therefore have been a person of some distinction in the town. He died in 1380. The following is a copy of his will, with the inventory of his goods attached:—

His will.

"Last will and testament of William the son of Adam of Lyverpull.— In the name of God Amen. I William being of sound mind, though weak in body, make my last will in this manner. Imprimis I bequeath my soul to God, and to the blessed Virgin Mary and all the saints; and my body to be buried in the Chapel of Lyverpull before the face of the white image of the Virgin, which is my perpetual place of burial. I leave to be distributed in bread on the day of my burial three quarters of wheat. I leave six pounds of wax to be used about my body. I leave to

every priest in the Chapel of Lyverpull 4d. I leave the rest of all my goods to Katherine my wife and our children. To perform my will, I appoint as my executors, John le Fuller, and Wm. Parker, chaplain. Given at Lyverpull, on the Tuesday next after the feast of Luke the Evangelist, in the presence of Thomas de la More, the Mayor, and John de Eccleston, and others of my neighbours, in the year 1380."

"Inventory of the goods of William the son of Adam of Lyverpull. Goods.

Imprimis in grain 10 marks.

"In seven oxen and cows each 10s.

"In two cows, two horses and a mare each half a mark.

"In three horses one mark.

"In 18 pigs, 308.

"In 24 sellions of wheat sown in the ground, £7."

"In domestic utensils 11 marks."

Total £28 6s. 4d., equal to £424 in modern currency. It will be observed that there is no mention of any merchandise.

In the year 1382 the fourth charter was granted by 1382. Richard II. The circumstances connected with it are Richard II. peculiar and suggestive.

The original charter, or letter patent, of John was of the freest description, giving a general invitation to settle in the new borough, with equal privileges to all who should take burgage tenements. We may suppose that the first burgesses wished to keep these privileges to themselves, for in the second charter, only twenty-two years afterwards, we find a clause inserted, constituting the burgesses a mercatorial gild, and enacting "that no one that is not of the same gild shall transact any merchandise in the borough unless by consent of the same burgesses and their heirs." This clause enabled Burgesses and the burgesses to make their own conditions with any new Freemen. settlers. It is not clear whether they had the power to levy any tolls or dues other than those appertaining to the Lordship, but they could compel the payment of a fine by a non-burgess for admission to the privileges.

A sellion was a ridge or butt of arable land, between two furrows or drains.

When so admitted, the party became "a freeman," although not a burgess by tenure, and was entitled to take part in all the town's proceedings. The sons of freemen were equally admissible, and the privilege was afterwards extended to apprentices. Whilst the number of freemen was thus increasing, the burgesses diminishing by the sale and subdivision of the burgage tenements, which led to their ultimate extinction as a separate body. During the transition period it is evident from the documents that a fierce contest was carried on between the privileged freemen and the outside traders. which continued with more or less acrimony to the middle of the 18th century. The charter of Richard II. indicates that influence had been brought to bear on behalf of free trade. In its general terms it is simply an "Inspeximus" charter of confirmation of the previous ones, but it proceeds emphatically to repeal the restrictive clause-

Freemen.

Privileges.

"We also, the grants and confirmations aforesaid holding firm and valid—the clause above expressed that no one who is not of the same gild shall transact any merchandize unless by consent of the same burgesses, being entirely excepted (illa clausula penitus excepta) do for us and our heirs accept and ratify," &c.

The document is on a single skin, 19 inches by 14 inches. The initial letter and three smaller capitals are left blank for illumination. The seal is perfect.

1400. 5th Charter. Henry IV. Eighteen years afterwards (1400) another charter was obtained from Henry IV. virtually repealing the enactment throwing open the trade. This was not done in express terms, but by entirely ignoring the charter of Richard II. The three first charters are recited, including the restrictive clause of Henry III., and confirmation granted without any reference to the regulations of the subsequent charter. It is clear that there had been a controversy, in which the burgesses and freemen came

off victorious, but no record exists as to the circumstances or the motives of those concerned.

This document is on a single skin, the seal attached. but broken. The large initial letter is ornamented. initials in the first line are decorated with peculiar elongated flourishes.

The originals of the charters, and most of the other documents hitherto quoted, are in Latin, but from the time of John of Gaunt, Duke of Lancaster, to the reign of Henry V. many of the records are couched in an Records in antiquated form of Norman-French. It appears at first French. sight singular that for many years after Chaucer had written his poems, and Wickliffe had translated the Bible into English, the documents of a remote provincial town in England should be written in a foreign tongue. It may be accounted for by the connection of John of Gaunt with Flanders, which introduced foreigners into his service, such as Rankyn d'Ypres, mentioned above, and also by the close connection with France, arising out of the wars and conquests there.

The following specimen is a grant by Henry IV., in 1401. Grant to Nicol the second year of his reign, to Nicol de Atherton:— de Atherton.

"Henry &c a toutz ceux &c saluz. Saches q nous de nre gce especiale et pr le bon et greable svice q nr ch et foial chivaler Nicol de Atherton nous ad fait et ferra en temps avenir et pr tant q'il ad restorez div'ses nos l'res patentes p les queux nous eussons g'antez au dit Nicol div ses annuitées à prendres pr terme de sa vie, cestassavoir dys livs des issues de nre manoir de Derby el countée de Lancastre pr les mains de nre receivi illocgs pr le temps estant; dys livres pr an à prendre des issues pfitz et comoditées de la baillie de Westderbyshire et dys livres p an de la ferme quelle les Mair, Baillifs et homes de nre ville de Lyverpule rendent a nous pr an pr les mains des ditz Mair, Baillifs, homes ou auts receivours ou occupios de mesme la ferme pr le temps estant as termes de Saint Michell et Pasques p onelles porcions. . . . En temoign &c. Don &c. la xxj j'or D'avrill. "Pr ipm Rege & Consiliu."

"Henry &c to all those &c greeting: Know ye that of our special grace and for the good and agreeable service which our dear and faithful knight Nicol de Atherton has done for us and will do in time to come, and for his surrender of divers letters patent, we have granted to the said Nicol certain annuities to take for the term of his life to wit ten pounds from the issues of our manor of Derby in the county of Lancaster by the hands of our receiver there for the time being; ten pounds to be taken from the issues, profits and commodities of the Bailey of Westderbyshire and ten pounds a year from the farm which the Mayor Bailiffs and men of our town of Lyverpule render to us yearly by the hands of the said Mayor, Bailiffs and men, receivers or occupiers of the same farm for the time being, at the terms of St. Michael and Easter in equal portions. In witness &c. Given &c. the xxi day of April.

"By the said King and his Council."

1414. Henry V. Petition in French. In the 2nd Henry V. (1414) a petition, in French, was presented to the king by the burgesses of Liverpool, styling themselves his "poor tenants," complaining that

"Whereas, by Royal Charter, the burgesses have at all times had and continued a court in the same borough, and the perquisites of the said court with all manner of profits to the said court appertaining have taken and received, nevertheless the officers of the County have come, usurped and held certain courts in the same borough with force, and thus the said burgesses are grievously molested, vexed and disturbed of their said liberties and franchises,"

and praying for redress.

This petition is endorsed—

"Responsio—Soit la matière deing escript comys a Conseil le Roi, et \bar{q} mesme le Conseil \bar{p} auctorité du Parlement eit plein pouvoir de faire droit as suppliantz deing escriptz, sur la contenue especifé en queste Peticion."

1419. County Courts. The county authorities had their reprisals. Five years afterwards there is a precept in French, issued by the Crown, addressed to the steward of Salford and West Derby, commanding him

"To distrain all those who have been Mayors and Bailiffs of Lyverpull from the time of our Coronation until now, that they be before the Barons of our Exchequer at Lancaster at the next Session there to be holden, to render us account from the time that they have holden our Courts at Lyverpull, and to answer to us for the issues both of our said Courts and for the toll and other profits by them levied in the meantime as reason demands."

The last document, in French, is an extension to the 1422. burgesses for one year of the fee-farm lease, dated in Fee-farm 1442 (9th Henry V.) The subsequent deeds, down to the reign of Elizabeth, are almost all in Latin.

In the 7th year of his reign, King Henry IV. issued 1406. a grant permitting Sir John de Stanley, who had married Sir John the heiress of the Lathoms of Lathom to embattle and fortify a mansion he had recently built on the margin of the river, at the foot of Water Street. In the first year of his reign, the King had appointed Sir John Lord-Lieutenant of Ireland, and on the ruin of the Percy family, who possessed the Isle of Man, the Lordship was added to his possessions. The mansion was called "The Tower," and remained standing until 1819, when it was removed in carrying out public improvements. The following is a copy of the grant, copied from the Patent Rolls, 7th Henry IV. (1406):—

"John de Stanley Knt. The King to all whom the present letters shall License to come greeting: Know ye that of our special grace, we have granted and fortify. given license, for us and our heirs, as much as in us lies, to our dear and faithful knight John de Stanley, steward of our household, that he may embattle and fortify a certain house which he has lately constructed of stone and lime, in the town of Liverpool, and hold the same so embattled and fortified to him and to his heirs for ever, without impeachment or disturbance of us, or of our heirs, or of our officers and ministers whomsoever. In testimony whereof &c. Witness the King at Westminster the 15th day of January" (1406).

The documents relating to Liverpool in the 15th century are not numerous, which may be accounted for by the disturbed state of the kingdom.

The constableship of the castle was an office in the Constable of gift of the Crown. In the 19th year of Henry VI. it was bestowed on Sir Richard Molyneux, of Sefton, ancestor of the Earls of Sefton, and five years afterwards the office was made hereditary in the family, who continued

to hold it until the destruction of the castle in 1725. The following is a copy of the grant:—

Sir Richard Molyneux. "Whereas on the 10th February in the 19th year of our reign, we did of our special grace constitute and ordain our trusty and well beloved Sir Rd Molyneux, Knight, and Richard his eldest son to be as well the master forester of our forests and parks within our Wapentake of West Derby . . . and on the 10th day of February in the year aforesaid by other letters patent, the Constableship of Liverpool Castle &c.; and they being willing to restore to us their estate in the said offices, to the intent that we would graciously grant the same to the heirs male of the aforesaid Richard the father, we, taking the same into our gracious consideration, have ordained them the said offices to hold as aforesaid, with the fees, wages, profits and commodities to the said offices pertaining."

Sir Thomas Molyneux. A re-grant was made by Richard III., in 1483, to Thomas Molyneux, descendant of the above.

The fact of the two leading families in the neighbourhood being in possession of the two strongholds of the town, naturally led, in the unsettled period of the 15th century, to differences and reprisals, sometimes accompanied with violence. In 1424 (3rd Henry VI.) a fracas of this kind occurred, which is described in a report from Ralph de Ratcliffe and James of the Holts, Justices of the Peace to the Chancellor of the Duchy. The document sets forth that—

Molyneux and

Controversy.

Stanley

"Sir Richard Ratcliffe, Sheriff of the County of Lancaster showed us a writ directed to him from our lord the King, making mention there was great rumour and congregation of routs between Sir Rd Molyneux, sometimes dwelling at Setton Knt on the one part, and Thomas Stanley the younger of Liverpull Esquire on the other part. Wherefore the said Sheriff charged us and many other gentry of the Kings behalfe that we should go with him to Liverpull, then as the said congregation and riots were ordained to be; and the said Sheriff and we gede to Liverpull on Wednesday next after; and there we found the said Thomas de Stanley in his father's house and with a multitude of people in the town to the number of two thousand men or more, he alleging that the said Sir Richard will come hither with great congregations, riots and great multitude of people, to slea and beat the said Thomas, his men and his servants, the which he would withstand if he might. Thereupon the Sheriffs arrested the said Thomas, and committed him to ward."

Having secured one combatant, the document proceeds that—

1424.

"The Sheriffs and their men that there was, yadden up to the West Derby fen, and there on a mow within the said town we saw the said Sir Richard with great congregations rout and multitude to the number of a thousand men and more, arrayed in manner as to go to battle, and coming in fast towards Liverpull town; and the said sheriff arrested the said Sir Richard and committed him to ward."

By order of the King the two champions were compelled to withdraw, one to Windsor, the other to Kenilworth Castle.

I have above quoted a royal letter patent of 1356, authorising the Mayor to acquire lands towards the endowment of the "Chapel of the Blessed Virgin and St. Nicholas," then in all probability recently erected. This is generally considered to be the only ecclesiastical build-St. Mary's ing in Liverpool, down to the beginning of the 18th century. It would appear, however, from the following grant of the 5th Edward IV. (1464) that another and distinct building existed at that time, called the Chapel of St. Mary of the Quay. The document is in Latin, and runs as follows:-

and Ellen my wife have given and granted, and by this our present deed Chapel. have confirmed, to James Harebron, Maior of the Town of Liverpoole, and the commonalty of the same town and their successors, all those lands and tenements with all their appurtenances which we lately held by the gift and feoffment of John Gerstan, lying in the town and fields of Gerstan in the county of Lancaster; To have and to hold all the said land and tenements with all their appurtenances to the aforesaid James, and the commonalty and their successors for ever of the chief Lord of that fee, by the service thence due and accustomed—for the maintenance of a proper chaplain in the Chapel of St. Mary, commonly called St. Mary of the Quay to celebrate divine offices therein. And in default of a proper chaplain there, we will and grant that all the aforesaid lands and tenements with all their appurtenances shall entirely remain with the aforesaid James and the community and their successors, for the support of a proper chaplain to the altar of St Katherine in the Chapel of St. Nicholas in Chapel of St. Liverpool for ever, under the chief Lord of that fee by the service due Nicholas.

and of right accustomed. And in default of a proper chaplain there we will and grant that all the aforesaid Lands and tenements with all their appurtenances, shall entirely remain with the aforesaid James and the community and their successors for ever for the support of a suitable

"Be it known to all present and to come, that we Charles Gelybrand Grant to

chaplain for the altar of St. Mary in the Chapel of St. Nicholas aforesaid by the holding from the chief Lord of that fee by the service due and accustomed.

"And moreover we the aforesaid Charles and Ellen and our heirs all the aforesaid Lands and tenements &c will warrant and in the form aforesaid will for ever defend. In testimony whereof to this our present deed, we have affixed our seal before these witnesses.

> WM Norris Thos Norris ROBT LATHAM and others

Dated at Gerstan (Garston) the 10th day of October in the 5th year of the reign of Edward 4th" (1464).

1487. Henry VII. David ap

Griffith.

When Henry VII. ascended the throne, in 1485, he brought with him many of the retainers of the Tudor family. Amongst these, one David ap Griffith received, in 1487, a grant of the

"Town and Lordship of Litherpoole, and also one windmill called Akers Myll, and another windmill called Wartre (Wavertree) Myll at the rent of £14 and 20s each for the two mills."

This was renewed in 1502.

In 1528, David ap Griffith being dead, another lease Alice Griffith. was granted to his widow, Alice Griffith, and Henry Ackers, including the tolls and fairs, the ferry and other appurtenances, at the rent of £14 6s. 8d. per annum, and 20s. each for the two mills.

> Various other leases were subsequently granted, as noticed above.

1529.

In the year 1529 the following order was sent down by the Crown. It is endorsed "To enquire for Wrekks in the streme of Merce, Lanc.":-

Inquisition.

"Henry &c. To all and singular our Justices, Stewards Maiers Bailiffs and other our Ministers in our County Palantyne of Lancaster &c greeting: Knowe ye that for the faithful trust and confidence that we have in our trusty and wellbeloved Wm More, Squier, we have deputed him to inquire from time to time by all ways and means by which the truth may be known of all manner of fishes royal, wrecks, flotsomes,

^{*} This mill is still standing and in regular use, in its original wooden construction, which of course has been renewed from time to time.

ietsomes and other casualties happening in the stream and water called Marcea or in any creeks, havens, streams of waters of the same, and to survey search and examine the concealment and subtraction of all such tolls customs and forfeitures as to us should rightfully appertain, of any goods chattels or merchandises brought to or from our port of Liverpole, or in any other ports, creeks or havens in our said county. And also to inquire and survey of all destructions of fry of fishes, weirs and kedells Fisheries. erect made or inhaunced within any of the said streams &c to the annoyance thereof or contrary to the form of any Acts or Statutes provided in that behalf,—(with further powers to obtain information and report to the Chancellor and Council), under the Seal of the Duchy."

In the year 1533-4, on the eve of the Reformation, a Commission was issued for a strict inquiry into the royal Commission Revenues. revenues in Liverpool, and the mode in which they were collected. It runs as follows:-

"Henry &c. To our trusty and wellbeloved Sir Wm. Molyneux Knt, steward of our town of Lirpoole, Rd. Hesketh (and others) Greeting: Whereas information is made unto us on the behalf of our fermour of our toll within our said town of Litherpole that whereas we and our progenitors time out of mind have had and used to have the toll and customs of all merchandises there bought or sold or thither brought to be uttered and sold, except only of the Maire and Burgeses abiding and dwelling in the said town, so it is now that the said Maire and Burgeses of our said town, contrary to their ancient liberties there for their own singular lucre and advantage now of late have made divers and many foreign men not resident ne Making abiding in the said town to be Burgeses of the same town to the Freenen. intent to defraud us and our right of our toll there, as in the said information thereof made, herein enclosed, appeareth more at large, whereby the ferme of our said toll there is greatly decayed and diminished. We not willing in no wise to be thus prejudiced and hurted of our said toll, trusting in your wisdoms and indifferencies, will and desire you, and natheless charge you that ye, iiii, iii, or ii of you at least, at time convenient by you to be limited, you do repaire yourselves to the said town, and that ye then and there do inquire of the demeanour of the said Maire and burgeses concerning 1533. our said toll and other the premises, by all ways convenient, as well Inquiries. by the examination as otherwise, so that we may come to the true truth therein: and hereupon by your discretions to set such order herein so that our said ferme and duty be not diminished by this means in time to come; And what ye shall do, perceive, and understand, we will that ye by your writing under your seals do certify us, our Chancellor and Council of the said Duchy, at our Paloys of Westminster thereof in the xv of Saint Mighell the Archangel next coming, to the intent that we may further proceed therein, as thereunto shall appertain. Yeven at our said Paloys the xxviiith day of June the twenty sixth year of our reign. "By the King."

1533. King's Rentally.

In the same year a return was made of the King's Rentally in Liverpool. This consisted partly of lands and partly of the burgage tenements, such as had not been alienated and appropriated to the Church. Houses are mentioned in Castle Street, Castle Hey, Moor Street, Chapel Street, &c. Lord Derby and the families of Stanlev, Molyneux, Crosse, Moore, Norris, Fazakerly, Halsall, and Blundell are amongst the tenants. The sum total only amounts to £10 is. 4d., equal to £151 modern.

1534. Church Revenues.

In 1534-5 (26th Henry VIII.) came the dissolution of the monasteries, and the confiscation of a large portion of the Church revenues. Liverpool was not at that time a parish. The Chapel of Our Lady and St. Nicholas was poor in endowment; but the piety of previous generations had founded four chantries therein, the proceeds of which were now taken possession of by the Crown. Sir Thomas Hesketh and Mr. Ashurst were the commissioners appointed to deal with the property. The following is the substance of the return:

1534. Chantries. High altar.

THE CHANTRY OF THE HIGH ALTAR.

"The Chantry of the High Alter within the Chappell of Lever-poole of the foundation of Henry, Duke of Lancaster, to celebrate there for the soules of him and his ancestors, which is observed accordingly, and the graunt is for ever.

"Ralph Haward incumbent, is of the age of 50 yeares; hath the yearly revenue of £5 19 10 for his salary, besides his living is £10.

"The lands and tenements belonging to the same, valent \$\mathbb{P}\$ ann' \$\mathbb{L}6 2 1; in reprises \$2^5 \mathbb{d}^d\$ and so remaines there yearly value £5 19 10.

"The ornaments belonging to the Chantry are valued at 2" and the number of ounces of plate are eight by estimation."

St. Nicholas.

CHANTRY OF ST. NICHOLAS.

"Of the foundation of John Duke of Lancaster, to celebrate there for the soules of him and his ancestors, and to make one yearly obiit for his soule, which is observed accordingly, and the grant is for ever. "Richard Frodesham is the incumbent of 80 yeares of age, and hath for his salary £5 14 7; besides his living is 40°. The ornaments and plate belonging to this Chantry are none."

CHANTRY OF ST. JOHN.

St. John.

"The rentally belonging to the Chantry att the Altar of St. John, was of the foundation of John de Leverpoole there for the soules of his ancestors for ever, which is done accordingly.

"John Hurd is the present incumbent of the age of 50 yeares, and hath the cleere yearly revenue of the same for his salary, and his living

besydes is £2.

"The ornaments belonging to this Chantry are valued at 40s besides eight ounces of plate for chalice."

CHANTRY OF ST. KATHARINE.

St. Katharine.

"Of the foundation of John Crosse to celebrate there for his soule, and to doe one yearly obiit, and to distribute att the same 3^{s.} 4^{d.} to poore people, and alsoe to keepe a school of grammer free for all childrean bearing the name of Crosse, and poore children, which is not observed accordingly; and the grant is for ever.

"Humfrey Crosse is the incumbent, and hath for his salary the profitts thereof, bein £6 2 10, being 50 yeares of age; and his living

besides is £2.

"The ornaments belonging to it valent 3" besides twelve ounces

of plate.

"And these fower Chantryes were all that did belong to the Chappel of Leverpoole."

The revenues of these chantries were derived partly Revenues. from agricultural land, partly from house property, and to a considerable extent from burgage rents, which had been granted by the Crown or the Dukes of Lancaster.

A list of the purchasers is given in the records, verified Purchasers. by Thomas Hokenhall, Mayor. Many of the names are those of families continuing in the town long after this period.

In an Act of Parliament passed in 1544, a list of towns 1544, is set forth which had fallen into decay, and in which it Decay is declared "that there hath been in times past many beautiful houses which are now falling into ruin." Amongst these decayed towns Liverpool is included.

On the other hand, in 1547, the borough resumed its 1547. privilege of sending representatives to Parliament, which had been suspended from 1306.

In 1556, a new charter was granted by Philip and 6th Charter.

Mary, the terms of which are very significant. I have already referred above to the exclusive privileges conferred on the burgesses by the charter of Henry III.; the repeal of the clause by the charter of Richard II., and its reenactment by Henry IV. in 1400. In this charter, after enacting "that no one who is not of the same gild shall transact any merchandize in the borough unless by consent of the same burgesses," it proceeds:—

"We have granted also to the same burgesses and their heirs that whatsoever merchants shall seek the borough with their merchandize, whether strangers or others may safely and securely come with their merchandize, and safely remain and thence depart doing therefor the right and due customs."

These "right and due customs" were the perquisites of the Crown.

According to the instructions to the Commissioners in 1533, it was alleged that the Mayor and Burgesses, "for their own singular lucre and advantage, had admitted many foreign men to be Burgesses to the intent to defraud us and our right of our toll there." The meaning of that is, that the tolls and customs which should have gone to the Crown were diverted into the exchequer of the borough. The burgesses, on admitting strangers to the freedom, could make their own bargain, the burgesses, under the charter of John, being free from tolls and customs. The repeal of the exclusive clause in the charter would secure the tolls and customs of the non-freemen to the Crown.

Provisions of Charter.

The charter of Philip and Mary is an "inspeximus" charter, and must have been the result of a writ of "Quo Warranto," since there could be no motive for an application from the burgesses, as it repeals their most cherished privilege. Be this as it may, the exclusive clause was never re-enacted; but it was acted upon, nevertheless, and

continued to be a source of strife and contention for two hundred years.

The charter is a fine specimen of caligraphy. The great seal is nearly perfect. The upper margin is highly ornamented. The initial "P" encloses portraits of Philip and Mary, seated side by side—the King holding a sword and orb, the Queen a sceptre and orb.

This terminates the documents preceding the journals and minute-book of the Corporation.



CHAPTER SECOND.

FROM THE REIGN OF EDWARD VI. (1547) TO THE END OF THE REIGN OF ELIZABETH (1603).

1547. Members. In the year 1547, the borough resumed its privilege of sending representatives to Parliament, which had been in abeyance from 1306. The members so sent were Thomas Stanley, a cadet of the Knowsley family, and Francis Cave, brother of Sir Ambrose Cave, subsequently Chancellor of the Duchy.

1541. Records. The Corporation records begin in the year 1541. The minutes then taken, are referred to in an account of an assembly of the burgesses in 1558, in the following terms:—

"Whereas at this Assembly Mr. Mayor presented an old book of Precedences which was escribed, extracted out of the elder Precedences of the town by Alex. Rughleye then Recorder here, as appeareth by the same, and these be the very words of preface of the same:—

" Livrp"

Precedences.

"These p'sidence was corrected and drawen out of div'se old p'sidence in the xxxijth yeare of the raigne of Kynge Henry th' eyght, Thos. Houghton then Mayor, Rauff-Baylyff and Rauff Sekerston Balyffs.

"In primis. It is ordered and decreed by the great Inquest of the said Town, that Mr. Mayor for the time being shall prosecute all things hereafter presented, to the best of his power and according to his oath."

Then follow a number of regulations, of which a few may be noticed.

Mayor's duties.

The Mayor was yearly to associate with himself twelve of the most honest men of the town, who shall view the Church lands and tenements, to see that there be no waste nor decay. Mr. Mayor shall take his brethren and all the burgesses with him every seven years, or oftener if need require, to walk and make perambulation about the franchises of the town, to the intent every burgess may well know the circuit thereof.

The Priest of the Altar of St. John shall daily say mass between the hours of 5 and 6 in the morning, to the intent that all labourers and well-disposed people may come to hear mass at the said hour.

In bringing under review this long series of Municipal Records. records, it will probably be the most convenient course to group together the documents relating to kindred subjects within the periods successively referred to. In this way the tone of thought, and the mode of dealing with the various interests of the borough, will be best illustrated. We will commence with matters relating to the

MUNICIPAL GOVERNMENT.

In 1551, the following document appears:—

1551.

"Assembly day observed Friday in Whitsun week."

"Item;— and for so much, as all earthly things have their natural mutations, alterations and changes; It is now this present Assembly day, by and with the consent of the whole assembly agreed, ordered, and decreed, that for this present year until the next election, there shall be 16 persons whose names be hereafter expressed; to take them Appointment a day to sit upon, hear, and understand all things to them presented, of Council. and for want of present (sic) to be by them inquired of, all accompts, payments, and all other thing and things whatsoever, it or they be in any wise alleged for the common weal of this town, and after all the premisses heard and understood to determine and decree such order and orders as they shall think upon their wisdoms and discretions most convenient and necessary, for the common weal of this town, and all that and those decrees and orders, to be effectual and of full strength and virtue, without any contradiction or denial and delay in

any wise, &c. And these be the names of the aforesaid 16 persons. that is to say for every street four.

Streets.

" Water St.	Alexander Garnett Thomas Bostwell	Wm. Roose Peter Gregory
" Dale St.	Thos. Secom Thos. Mylnes	Rd. Marser Jno. Maynwarying
" Jugler St.	Rauf Barlowe Jno. Wynstanley	Robt. Mosse Robt. Blackburne
" Castle St.	William Secom Thos. Roose	Thos. Inglefeld Reynald Mellyng"

In reading this document, it might be inferred that only four streets existed in the town at this date; but this was not the case, as Tithebarn Street (then called More Street) is mentioned in deeds of 1304, and Chapel Street in 1370. Why these are omitted here does not appear. It is further shown by this minute that no permanent Council as vet existed. The "Assembly" consisted of the whole body of the burgesses under the charter, and of the freemen, who appointed a temporary committee on any emergency.

Burgesses.

1553. "Item—the 15th day of December the fyrst yere of the Raigne of our Souvraigne ladie, Marie, by the grace of God Queene of England, France and Ireland; Robert Blundell of Ince Blundell, gentylman, came afore Roger Walker, then being Mayor, Richd Molyneux, Knt, John More, Esquier, Thos. More Gentylman and other brethren on the benche, with the holle Commons assembled in the Comyn Hall the daye and yere above written, and tooke the oathe of a Burgesse to doe all thynges according to the vertue of the burgesses oathe in this booke registered, and also the laudable uses and customs of the sayd towne and not juratory."

1555.

Aug. 12th, 1555. At an Assembly, Sir Wm. Norris, Mayor:—

attendance.

"It is adjudged by this said whole assembly that all the rest of the free burgesses absent this day, whose names be estreated and Fines for non-given to the Bailiffs in charge, shall pay 12d a piece, and further it is by this said assembly adjudged and established that ever hereafter whosoever he or they be that maketh default and giveth not their due attendance upon Master Mayor and keepeth not their Assembly days being lawfully summoned and warned thereof, shall lose and forfeit the whole fine, which is of old custom, and now new established 6° 8d. which shall be levied without delay or mercy."

This resolution was re-enacted in 1558.

In 1558, we find the following:—

1558.

"It is ordered and fully agreed by the Mayor and his brethren with a full consent of the whole Assembly of the town, there shall be no Mayor, bailiff nor any other officer, elected, named or chosen, but only such as be resident inhabitants, and dwelling within the town and franchises thereof."

It would appear at first sight that this order was not strictly acted upon, as we find in the list of mayors before and after this date the names of the neighbouring gentry, such as the Stanleys of Knowsley, the Molyneuxs officers. of Sefton, the Norrises of Speke, the Fazakerlys of Fazakerly; but is was a custom, continued long after this period, for the county families to have residences in the town, to which they resorted in the winter season.

In 1558, it was agreed by the Mayor and his brethren, council. with the full consent of the whole Assembly, that the selection of twelve members to act as a Committee or Council, then enacted as a temporary measure, should become a permanent institution, the members to be elected every year. This was the inception of the Council, which, in

The same year there is an order—

some form or other, has continued ever since.

"That all Burgesses and inhabitants of the town and their servants, Attendance in shall be ready and wait upon the Mayor at all fairs, and at the feast arms of St. John Baptist and St. Peter the Apostle in their best array, and best weapons, and the Mayor's Peers in their gowns on pain of 2⁵. N B These and other enactments are all made by the Mayor and his brethren with a full consent of the whole assembly of the town, called the great inquest."

1560. At an Assembly held on January 13th, the number of the Committee or Council was extended to twenty-four.

"—item It is found and agreed that every Mayor and Mayors Weapons. peer shall have and keep four honest and seemly, bills, poll-axes or like weapons, and every bailiff or bailiffs peer two bills, honest and able, and every burgess within the town one sufficient able bill, poll-axe or other like weapon; the same to be provided and had ready before the fair day next on pain of 3^{s.} 4^{d.}"

Fracas.

1560. A fracas took place at this time between two civic dignitaries. During the mayoralty of Alexander Garnett, 1559-60, a man named Henry Clarke was charged with felony, and committed to Lancaster for trial; but the Mayor refused to sign the warrant. When Ralph Sekerston, his successor, took the chair in October, 1560, he took immediate action, and obtained a warrant against his predecessor for neglect of duty, he being, in the words of the record—

"bound by obligation to follow the suit, and in the mean time the said felon stole away; and Mr Mayor and the Bailiffs distrained on Mr Garnett, and took forth of his shop a piece of kersey."

1560.

From 1560, to nearly the end of the reign of Elizabeth, the records are very copious. The scribe appears to have been of a literary turn, and amplifies and extends his narrative in a very magniloquent style:—

Naval prize.

1562. "This year war was proclaimed in France and nowhere else, and Sir Thos Stanley, Knt, Lieutenant in the Isle of Man and certain men of Chester that were victuallers, set forth a ship of war, Hugh Mersey, Captain, who at this time coming into Liverpool haven, brought in a prize about the 21st day of September. The Earl, my old Lord of Derby, father to the said Sir Thomas, being at their game and pleasure hunting, the ship shot off a noble peal of guns thick one upon another, the like never heard in these parts of England and Wales."

Bucks presented. one, and merrily disposed of, and eaten in the Common Hall; many of the town absent, the others had more plenty. Also Sir Rd Molyneux gave the town a buck, which proved but mean, and that was divided betwixt the Mayor, the Aldermen, his brethren and the Bailiffs, whereat many of the commoners loured and something murmured."

1563. Robert Corbett, Mayor.

Customer's default.

"In the beginning of this Mr Mayors time, accompt was called for of Robt Mosse, being Customer," in which accompt he was found behind, and due to the town almost xxx ib and he vexed and troubled himself with such lamentations, that the town did ease and bear with him much, and would have done better with him but that he would never confess or acknowledge him in default, which was too much against his honesty; and because it seemed to all men he was not able to discharge all things, the town pardoned him of all but xx

² Collector of the town's dues or customs.

nobles, for which he had days of payment, and his son-in-law, Rd Compromise. Harrison the tanner, lent him certain hides and calve skins barked, to make the payment withal, and this done, the said Robert being sick but viii days, died."

1565. "It is agreed by the whole and full consent of the Assembly, Merry that Mr Mayor, his brethren and commonalty of co-burgesses shall keep Monday. their day Monday next before Fasten's eve or Shrovetide called Merry

Monday, to walk round about the liberties of the town."

"This year upon Merry Monday it was such unreasonable weather, frost and snow, that no walk or perambulation was at all, neither of all this year, but clean forgotten."

1565. Jan. 28th. The marriage of the daughter of the Mayor, Alexander Garnett, is recorded. Immediately afterwards—

"This year Sunday after the twelfth day, the said Mayor impri-Younkers soned 20 younkers, whereof Mr Mayor called James Atherby then imprisoned being Waite Captain, and discharged him from his office; and then he imprisoned George Ashton for reasoning and speaking for the releasing of the said Wait, and the younkers; and Master Mayor would not suffer George Ashton to be bailed or mainprised Then Mr John Crosse moved Mr Mayor to take bail for the said George, but it could not be; whereat Mr. Crosse chafed and fumed inwardly; so the younkers were kept all night, and Mr Mayor railed still and said he would have them before the Queen's Council, but he was afterwards pacified other ways."

1565. Octr. 22nd, was apprehended one Thomas John-Punishment son, for picking of purses. He does not appear to have picking. had any regular trial, but was summarily dealt with as follows:—He was imprisoned several days and nights; then nailed by the ear to a post at the flesh shambles; then turned out naked from the middle upwards, when many boys of the town, with withy rods, whipped him out of the town. He was also locked to a clog, with an iron chain and horse-block, till Friday morning next after; and then, before the Mayor and bailiffs, abjured the town, and made restitution of 6s. 8d. to Henry Myln's wife.

1566. Jany. 24th. Jno. Crosse, Mayor. Peter Gregory Ferry boats. and Ralph Oliver covenant to have a sufficient ferry-boat to serve the passage of the river, and to give sureties therefor.

The ferry across the river, from Liverpool to Cheshire, was in the control of the Corporation; the passage from Cheshire to Liverpool was in the hands of the Lord of the Manor of Birkenhead.

A subsequent entry runs as follows:—

"Peter Gregory and Ralph Oliver were required to provide sureties for the good governing and reparation of the ferry boat, as it had been neglected."

The matter was referred to arbitration.

Free school.

1566. The Queen having made a grant towards the endowment of the Free School, the assembly of the burgesses resolved to supplement it by a voluntary assessment on the inhabitants.

Assessments.

A list of the assessments is given, which is curious as presenting a list of all the householders then resident. These were:—

In	Dale Street	13 23 15 7 8
		151

The total assessment was £5 13s. 4d., equivalent to the Queen's grant. Thereupon, in February, 1566, John Ore, Bachelor of Arts, was hired at London by Mr. Ralph Sekerston, and others, to be schoolmaster. He appeared before the Assembly on February 20th, and—

"was admitted to enter and teach upon the proof and good liking, and to have for the year, sick and whole ten pounds to be paid quarterly."

Litigation with Chester.

1565. This year was the commencement of a long course of litigation with the City of Chester, which had always been jealous of the Port of Liverpool, claiming it as

a mere creek within its ancient jurisdiction. At Easter, 1565, an attempt was made to enforce this supremacy. Owing doubtless to influence at head-quarters, a communication was made from the Lord High Treasurer to the Customs authorities in Liverpool, of which the following notice appears in the Corporation records:—

THE PORT OF CHESTER.

"A blank book containing ten leaves for the customers, comptrollers, and searchers, within the town of Liverpoole, a creek of this port, for all goods coming or going out of the same by way of merchandizes, from Easter 1565 until the feast of St. Michael then following, so ending without any more words, sentences or addition."

The whole "Comburgesses and Commonalty" took the Disputes with alarm. The Mayor, Robert Corbett, went up to London, and was assisted in his representations by Sekerston, then member for the borough. They showed—

"That if it should come to pass to call Liverpoole the creek to Chester, it were not only a punishing of Liverpoole and its inhabitants, but also the matter against the jurisdiction and regal authority of the County Palatine of the Duchy of Lancaster; further declaring and shewing that Liverpoole hath ever heretofore been reputed and taken for the best port and harbour from Mylforthe to Scotland, and so hath always been proved, with all manner of ships and barks, owners, masters and mariners."

The matter was argued before the Chancellor of the Reference. Duchy, and by him referred to the Court of Exchequer. A commission of inquiry was sent down, consisting of the Earl of Derby, Sir Richard Molyneux, Sir William Norris, and others. They required a return of—

"all ships and owners of any ships, vessels, or boats, as well in this the Queen's Majesty's Borough corporate and Port town of Liverpoole as also in any town, haven, creek, or landing place between Warrington and the water next Preston called Ribble," with other information.

This return is inserted, and states the number of house-Returns. holders and cottagers in Liverpool on the 12th November, 1565, to be 138. The number of vessels belonging to the

port was 12—the largest 40 tons, with twelve men; the smallest a boat of 6 tons, with three men. Three craft hailed from Wallasey, of 24, 14, and 8 tons respectively.

Disputes with Chester.

In 1578, the Chester authorities again claimed jurisdiction over the river and port, whereon, at a full assembly, 3rd November, Ralph Burscough, deputy for Sir Thomas Hesketh, Mayor, the following entry occurs:—

"In which convocation it was inquired by Mr Deputie aforesaid, what was best to be done to prevent the evil pretence made by Wm Glasgow Esq. and the citizens of Chester, who go about to infringe our liberties, and wolde have from the towne the halfe of our ryver, contrarie to all right and equitie, whereunto Maister Thomas More, having good experience, made answer, that so farre as the ryver of Mersye extended, Chester men had nothing to deale concerning anie title of freedom or libertie. And so uppon further intelligence of their proceedinge in the premisses, it was thought by the whole assent aforesaid, that the matter shall rest 'till the advice, pleasure and good counsell of the Right honourable Earl of Derbie, Mr Maior and the right worshipfull recorder, Edwd Halsall Esq were had and known; and in the mean tyme it was then concluded . . . That the water bailiffs do goe unto all owners and masters of barks, boats and other vessells then being in the ryver . . . to give open monition and warninge, that they should acknowledge and doe their duties as appointed, or else cause them to come before Mr Maior,—or else to take said vessells and make prize of the said vessell and goods without anie further delaye."

Action.

1578. Merchant Fellowship. The circumstances which led to this inquiry were the following. On the 8th of June, 1578, the Queen, by letters patent, had incorporated a trading company, styling themselves "The President, Assistants, and Fellowship of Merchants of Spain and Portugal." These were the days of monopolies, which afterwards grew to such an intolerable height as to force Queen Elizabeth to apologise and to withdraw them.

Chester.

The Company thus established entered into arrangements with the City of Chester to join with them in their undertaking. It must be remembered that in population and wealth, Chester at this time was far superior

to Liverpool. This arrangement was communicated to Liverpool in the following letter from the President:—

"To oure Lovinge friends Mr Robt Corbett, Ralph Burscoughe and Letter. the rest of the merchants of Lyverpoole tradying to Spain and

Portingale before the first of Januarie 1580.

"After our hartie comendacons &c. Whereas it hathe pleased the quene's matte with the advice of her honourable privie councell . . . to incorporate us &c to the intente wee myghte thereby uniformlie and politiquelie take suche good order amonge ourselves as well for the mainteyning of traffique and traide, whereby the navigacon may be the better mainteyned, the comodity of our countrie kept in estimation and the forren comodities solde here at reasonable prices, as also for the better savetie of her people, whoe in their p'sones and goods have receyved greate wrongs and injuries as well by exactions and newe ymposicons offered and ymposed upon us there by violent takynge from manie of her subjects money and jewells upon surmises knowinge that the p'ties injured cannot neglect their business to followe the Lawe for their recoverie. . . . even soe it is verie expedient, and oure bounden dutie that wee shoulde endevor ourselves to the performance of that which is looked for. And to that end we addressed or letters to the Citie of West Chester, requiringe theym not onlie to take notice of hir Masts good pleasure, but also to appointe certen of their citie to confer with us, in reformacon of things needfull, whoe satisfied oure requeste and had noe les care for you then of theymselves; and for your ease and better direction wee have thoughte good for better governmente to joyne yors with Chester as a member thereof. And by these presents doe require you to make yor speedie repaire thither and confer wth the deputie and assistaunt there in observinge suche acts and ordinances as may tend to yor best savetie and moste comoditie, as also to take knowledge of the contents of hir Maties l'res pattent and of or procedings here, wth if you mistake or refuse, then wee shall be forced to call you uppe hither. Your lykinge or dislykinge wee require to be satisfied of, that wee may orderlie p'cede with consent. And thus trustinge to finde suche conformitie in you as is expected, we rest and soe committe you to God.

"London the xxvth Aug^t 1578
"Your Lovinge ffriende the President and Assistants of the Companie of Merchants of Spayne and Portingale
"John Mershe President."

A respite was given up to the 1st January, 1580. 18 That time having expired, and no notice being taken by the Liverpool Corporation, on the 13th April the following communication was sent by the Chester authorities:—

Letter from Chester. "To oure Lovinge friends Mr Anthony More, Mr Jas Chambers and Mr John Byrde merchants or to any one of theym in Lyverpoole.

"After or hartie comendacons these are to adv'tise you that of late wee have receaved l'tres from the p'sident of the companie and society of m'chants tradinge Spaine and Portingall whereby wee are appointed to demande of you and others occupyinge to the said p'ties and not admitted into the said ffellowshipp, suche penalties as are set down for suche offenders and intruders occupyinge thither since the xxixth of Januarie 1577, which is 25 \$\psi\$ cent upon the returne of ev're shippe or barque, warranted by hir Masta l'res patent. Wherefore wee have thought good at this p'nte to addresse these our l'res unto you by this bearer, Will^{m.} Helen, the clerke of our societie here in Chester, to demande and receive the same of you, or els that you will repaire hither upon Mondaye next beinge the xxviijth of this p'nte Aprill, to shewe cause then at our courte here holden, or any sufficient warrante from the said p'sident to the contrarie, and it shall be allowed. Otherwise wee must certifie youre denyal, the weh will turne to yor further trobles and chardge, for wee have bene alwaies most willinge to have you to conforme yorselves to hir Mats graunte and joyned yorselves win us at the beginninge, whereby you myght have avoided the daunger and greate chardge that is lyke thereupon to growe. Willing you also to publishe these our l'res to the rest of such of yor towne, as trade into those p'tes, and to send yor answer by letter wth this bearer what you mynde to doe in the p'misses. Fare you hartelie well. Chester this xiijth of Aprill, anno 1580.

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"Yor lovinge frends
"WM MASSYE Deputie.
"EDW" HAMER
"RANDELL LECHE
"Thos Tetlowe
"WM Aldersey
```

" WM Browne

A reply was sent, stating that the Mayor was absent, and the subject must stand over until his return.

Chester was not willing to wait, and on the 2nd May, 1580, the following despatch was forwarded to Liverpool:—

Further letter from Chester.

1580.

"To our Lovinge ffrendes Mr Anthony More (and others).
"Commendacons p'mised. Whereas wee hoped upon our last l're

that you wolde either have repaired hither or answered the penalties

demanded by us accordinge to the direction of our p'sident, and conformed yorselves to her Maties graunt, whereunto you have bene oftentymes gentlie moved, ffirst by the late p'sident Mr Marshe his letter, and lately by oure letter, whereunto it seemed you had small regard p'tendinge excuse by your maior his absence, to whome these causes nothinge app'teyne, beinge not anie m'chaunte tradinge Spayne and Portingale, whoe only are touched in this behalf; since which oure said letters sente, wee have receaved other letters from the p'sident touching you, and others of our Citie that are intruders. w^{ch} l're from hym to youe hereinclosed wee have sent, whoe wissheth you should eftesoones be curteouslie admonished by us to desist from violatinge her Maties graunte and aunswer the penalties thereupon due, otherwise a pursuevaunte will be sente to yor greater chardge. For our p'tes if youe be of that mynde (as our clerke enformed us you are) to be a companie of vorselves wee shall most gladlie velde thereunto, as also wryte our I'res with yors in that behalf, if they may pleasure you in anie waye. In the meane tyme wee are to demaunde of you the penalties sett downe by acte beinge 25 \ cent of all suche goods as youe have shipped out of Spayne and Portingale since the 20th of Januarie 1577, to whiche ende wee have sente this bearer, willinge you eyther to paye it or a directe answer by I're what you mynde to doe touchinge the p'misses, that we may rectifie theym otherwise wee must adv'tize of yor contemptuouse dealinge. Soe fare ve well.

"Chester the seconde of Maye A° 1580.

"WILLM MASSYE, Deput" (and 4 others).

It was time now for the Liverpool Corporation to Action of move. The odds were greatly against them. Chester was an ancient, comparatively populous and wealthy city, backed by the powerful association of merchant adventurers, to whom the Queen had recently granted letters patent, creating virtually a monopoly. The population of Liverpool could not at this time have amounted to a thousand souls, carrying on a very limited trade. What is to be admired in the history of Liverpool, is the indomitable courage and pluck with which its Corporation have always been ready to defend and maintain their rights and privileges, and occasionally even to go beyond mere defence.

580.

1580.

In the present instance they were quite equal to the occasion. An Assembly of the burgesses was held in the Common Hall, of the proceedings at which the following is a summary:—

Reply.

"Concerning the Queen's Majesty's Letters patent touching the Society of Merchants, that is to say, Whereas one William Massye of Chester Merchant, and others his associates there alledging her Majesty's grant of Charter incorporating them and others by the title of President and Fellowship of Merchants, trading Hispanie and Portingale, by virtue whereof they have—as they alledge—not only authority to assess such penalties as they shall think good upon all those who attempt any traffic unto the said parts of Hispanie and Portingale, but also to prohibit their further trade thither, which if it should take place, were sure to be the utter subversion of this poor town; have lately summoned by their letters the inhabitants of this town, wherein is craved a direct answer with expedition: whereof Mr Robt More at the request of Mr Mayor and his brethren, together with the consent of the Common Council there in the Common Hall assembled is willing to bestow his travail to Chester to answer the same in person.

"And in consideration that it is a matter that toucheth the whole town, wherein if they should prevail against, the same would be an utter overthrow of the traffic of merchandize whereupon the state and commodity of the whole town dependeth. It is therefore thought good by the said Mayor Aldermen and Common Council that one or more which shall be thought most fit shall be selected to solicit the cause in the town's behalf for redress, to be obtained in the premisses, either by way of petition unto her Majesty or otherwise as hereafter shall be better considered of, at the common cost and expense of this said town, and for the better supportation and furthering thereof, that a ley or taxation shall be forthwith laid and collected throughout

the town for that purpose to the sum of £10."

The threat of hostile proceedings held out in the last communication from Chester was acted upon, as appears from a record of August 20th, 1581:-

Liverpool.

"In this assembly it was spoken of the former attempt given by Opposition of those of London and Chester terming themselves President and Fellowship of Merchants trading Spayne and Portingale, and now lately revived in the apprehension of Mr Anthony More, John Byrde and Peter Starkey, taken by pursevant, and thereupon entered in bonds for their appearance at Chester and to London to answer such matters as touching the premises shall be objected against them. Whereupon it is considered by the whole consent that a sum of money to the value of xx¹¹ shall be taxed and levied toward the supportation of such costs and expense as shall happen to grow or arise in and

about the travail of the foresaid persons apprehended in defence of our liberties. And also that upon their return from London, the inhabitants will be further contributors as just occasion shall serve. . . . Provided always that the said persons apprehended shall not in anywise condescend nor agree to anything concerning the premises which shall be prejudicial to the town or liberties thereof, and to yield their account thereof as they shall be thereunto reasonably required."

Their first move was to secure the powerful aid of the Lord of Knowsley, whose family for ages took a warm interest in Liverpool affairs.

It was agreed—

Deputation to Knowsley.

"For better proceeding in the premises that Mr Mayor accompanied by Messrs Halsall, More and Crosse, and others of the Aldermen should repair to Knowsley, to have an interview with the Earl of Derby, and afterwards to Astley to interview the Master of the Rolls."

An entry follows, that on the 21st August an assess-Assessment ment for the expenses was made on the inhabitants, in which appears—

"Mr Robt More Mayor xiiis ivd

"John Byrde Merchant xs and 206 more names."

On the 18th October, 1581, there was a convocation in the Common Hall on the subject.

"After evening prayer before the Mayor, Common Council and the Commons, touching the nomination of such persons as should be thought most fit for the prosecuting of the business touching Spayne and Portingale, whereunto Mr Rob^t More late Mayor was elected along with Henry Dam to go to London upon the common costs and charges of the town. The officers for the year by past were ordered to have their accounts ready to the intent that if money could by that means be found, to furnish them without charging the Commons with any further taxation towards the same."

"On the 23rd Octr 1581, Mr. Anthony More made his account concerning the xx" formerly voted, whereof it appeared there was no more by him received but xv" xiis ivd, the residue not being collected, and ten pounds thereof being to him and Jo. Byrde allowed in consideration Account of of their charges to London upon the affair aforesaid. The said Anthony Expenses. More made present payment of the sum of v" xiis 4d et sic dat ind.

quietem."

On the 18th December, 1581, at an Assembly in the

Common Hall, letters were read from Mr. Alderman More in London.

Action of Privy Council.

It appeared that, through the intercession of Lord Derby, the dispute with Chester had been taken up by the Privy Council, and by them referred to the Lord Chief Justice and the Master of the Rolls. The result will be seen in the following letters.

Secretary Walsingham. The first is from Secretary Walsingham to the Earl of Derby:—

"My very good Lord

"Whereas the cause of the town of Liverpoole against the New Corporation of the Spanish and Portingall merchants long since recommended by your Lordship hither hath been by my Lord referred to the consideration of the Lord Chief Justice of England and the Master of the Rolls, whose resolution in the same your Lordship may see by the copy of their letter enclosed. I have myself since the writing of the enclosed, dealt between the President of the Spanish Company and this bearer Robert More who is for Liverpoole: and the said President in hope to induce his Company to like thereof hath assented to this, that in respect of the great number of retailers in that town, and the smallest number or none at all that are mere merchants, the said retailers be suffered to continue their trade of shipping and adventuring to foreign parts, until the wealth of that town may grow to be such as may yield a sufficient number of adventurers to occupy navigation as mere merchants only; or that my Lords shall please to take other order. And where it is doubted by the Spanish merchants that Lyverpoole men under this toleration will collect the retailers goods of Chester and other places; to remove this scruple this bearer hath condescended that if any of Liverpoole so do, such person upon due proof of the fault shall ever afterwards be debarred of the benefits of this toleration. Thus much I thought meet to be signified to your Lordship as the chief person in those parts, and patron of that poor town, to the end that by your assistance if need be thereof, this agreement may take better effect.

"And so I humbly commend your Lordship to God From the

Court the 4th December 1581."

The joint letter from the Lord Chief Justice and the Master of the Rolls runs as follows, addressed to the Lord President of the Council:—

Lord Chief Justice and Master of the Rolls.

"May it please your good Lordship to be advertised that we, according to your Lordship's letters to us directed, have called before us as well Mr Wilford, President of the Company of Merchants trading Spain and Portingall, and some other of that Company, as also

some of the merchants of Chester and Liverpoole, and have seen their charters, and heard their allegations upon either side, and thereupon it doth appear unto us, that in the time of Queen Mary, there was a Company of Merchants Venturers of the said City of Chester made and incorporated by the said late Queen, whereby they are authorized to use their trade of merchandizes into the parts beyond the seas, as Merchant Venturers, and to make laws and ordinances for the better government of their Company; And sithence that time the Queens Majesty that now is, hath by her Highness's letters patent made another Corporation of the Company of Merchant Venturers trading Spaine and Portingall whereby they be also incorporated, and have authority to make certain laws, ordinances and rules for the better government of that Company, and by colour thereof those merchants do now challenge to make orders and rules to bind the said Company of Merchant Venturers of the said City of Chester, and amongst other things have ordained that no retailer should be suffered to be of their Company, or use that trade of Merchant Venturers, and hereby would put all that use retailing of wares in Chester and other places from their traffic as Merchant Venturers, which in our opinion is more than they may do by virtue of their said charter. And it seemeth unto us that if retailers of such poor cities and towns where small trade of merchandizes is used, should be put from their trade of shipping, it would be a great decay to the same poor cities and towns; all which we refer to your Honor's better considerations, and so humbly take our leave.

"The first of December 1581.

"Yo". Lordshipps to consider

"CHRISTOPHER WRAYE

"G. GERARDE."

By this decision, the traders of Liverpool were emanci-Decision. pated from the control of the Spanish Company, acting through the Chester authorities, but not in a very dignified way. The pretext alleged by the Judges was, that retailers did not come within the purview of the charter; and as the traders in Liverpool were retailers, and not merchants, and as the town was very poor, they were exempt. One cannot help surmising that the influence of Lord Derby had something to do with the decision.

Be this as it may, the honest burgesses of Liverpool were very proud of their triumph, and manifested it in a way which would now be considered a sad breach of judicial etiquette. 158

1582. Present to Master of the Rolls. "On the 27th April 1582 at an Assembly in the Common Hall, a motion was made by Mr. Mayor to his said brethren and burgesses concerning a Hogshead of wine to be bestowed and presented at their cost, upon the right worshipful the Master of the Rolls, as a simple token of the towns good will towards his worship, at whose hands the town hath received much goodness and great courtesy in matters touching the affairs and commodity thereof, which hogshead of wine it was agreed should be with all convenient expedition provided and sent to his Worship's house, towards which Mr Mayor proffered xs Mr William More xs Mr Wm Secum 6 8d" &c., &c.

And thus ends a very interesting episode in the annals of the port.

Decay.

Probably at the time of the commencement of these disputes the town had sunk to its lowest point of depression. The burgages were originally 168 in number. It may be supposed that other houses had been erected from time to time, but from the return to an assessment made in 1566, the number of householders had fallen to 151.

Revenues.

The Queen's Customs, and other revenues from the town, were farmed by the Molyneux family, who no doubt exacted all they could. There were new duties of tonnage and poundage granted by Parliament, and levied in addition to the ancient dues, and the claims of Chester to supremacy still further added to their difficulties. Under these circumstances, besides their application to Lord Derby for his intercession, the burgesses, through their member, Ralph Sekerston, presented a petition to the Queen, setting forth in doleful phrase the miserable state of their affairs, and praying for aid. The document runs as follows:—

1566. Petition. Anno 1566, 31st March. "To the Queens most excellent majesty. Your poor subject Ralph Sekerston of your grace's decayed town of Liverpool, in the county of Lancaster, most humbly desireth your highness to have respect in what estate your said town is in, for all liberties and franchises given to us by any of your majesty's progenitors, is from us your poor tenants clearly taken away. My petition is to your grace, that you may have the governance still

over us, and your grace shall have our charter under the broad seal given to your majesty, and then of your merciful goodness to grant us what shall please your grace; and also that we may from henceforth continue under your grace's said governance, and we will obey and truly serve your majesty under God; for to us there is no other help but by your majesty; only your highness hath as full power to help us, your said subjects, in these days, as any others your grace's progenitors have had in times past, and as our bounden duty is, we shall pray for your majesty long to reign over us.

duty is, we shall pray for your majesty long to reign over us.

"Liverpool is your own town. Your majesty hath a castle and two chauntries clear, the fee farms of the town, the ferry boat, two windmills, the custom of the duchy, the new custom of the tonnage and poundage, which was never paid in Liverpool before your time, and the commodity thereof is your majesty's. For your own sake suffer us not utterly to be cast away in your grace's time, but relieve

us like a mother."

A rider is added—

"This supplication was devised by Master Ralph Sekerston, of Note. his own politic wit and wisdom, and fair written by a notary or clerk of the court, that cost him 8^a the writing, as Master Sekerston declared and saith openly this 31st day of March this present year 1566, which supplication, verbatim agreeing therewith, he put into the queen's majesty's hand at the parliament this same year, he one of the burgesses of this town at and in the same parliament and in the parliament house."

What influence this petition had in gaining the favour of the Court does not appear, but the result was satisfactory to the town.

Poor as they were, the Corporation were able to exercise suitable hospitality when visited by persons of distinction.

The same year (1566) a visit was paid to the town 1566. by the Earl of Derby, accompanied by his two sons, Visit of Lord Strange and Sir Edward Stanley, Sir John Savage, Sir Piers Legh of Lyme, William Molyneux of Sefton, Grosvenor of Eaton, and other esquires and gentlemen. The Mayor, Master John Crosse, with the bailiffs and burgesses, met them at the Towns-end (now the end of Dale Street) and attended them to the Tower of Liverpool, where it is recorded—

1566.

Banquet.

"The said earl and his train rested, and had a couple of partridges, and to drink with of his lordships cost, and other things at his lordships; and there Mr. Mayor, his brethren with the bailiffs and common burgesses, did present him with a banquet of delicious delicates of two courses of service," &c.

1575.

In 1575, the outgoing Mayor, Mr. John Mainwaring, was fined "for not perambulating the metes, bounds and liberties of the town," and for not carrying out the presentments of the Grand Jury.

1575. At this time, and long after, both herring and salmon were freely caught in the Mersey. Under this date there is entered a long string of fishing regulations as to stake nets, close days, &c.

1576.

1576. The town seems now to have recovered its cheerfulness. The loyalty of Liverpool has always been demonstrative, and we have under this date a record of a celebration of the anniversary of the accession of good Oueen Bess, which illustrates her popularity:—

Queen's Anniversary.

Bonfire.

Banquet.

"This year, the 17th day of November 1576, and entering upon the 18th year of the reign of our most gracious sovereign lady Elizabeth, Mr Thos Bavand being mayor of this her Majesty's corporation and port town of Lirpole in the county of Lancaster, caused the same day in the evening a great bonefire to be made in the market place. near to the high cross of the same town, and another anenst his own door, giving warning that every householder should do the like throughout the town, which was done accordingly. And immediately after caused to call together his brethren the aldermen, and divers others of the burgesses. of the same town, and so went altogether to the house of Mr Ralph Burscough (Mayor in 1583) alderman where they banqueted a certain time, which done, Mr Mayor departed to his own house accompanied of the said aldermen and others, a great number, upon whom he did bestow sack and other white wine and sugar liberally, standing all without the door, lauding and praising God for the most prosperous reign of our said most gracious sovereign lady the queen's most excellent majesty, whom God grant long over us to reign, with great tranquillity and victorious success over all her grace's enemies. And so, appointing his bailiff and other officers to see the fires quenched, he departed."

1577. Visit of Henry 4th Earl of Derby.

1577. In the following year, during the mayoralty of the same Mr. Thos. Bavand, Henry, the fourth Earl of

Derby, came to Liverpool en route for the Isle of Man, 1577. and waited for a fair wind. The Corporation seem to have excelled themselves in their efforts to do him honour, and the scribe records the event with due magniloquence. The extract has been published before, but it is too good a morçeau to be omitted in a resumé like this. The earl arrived on the 15th April, and remained until the 28th, residing at his fortified mansion in Water Street. The record proceeds—

"On Monday the 22nd his honour came to the church or chapel to view and appoint out a fit place for the cloth of state, which was on the south side of the same church or chapel, richly hanged with costly ornament and cloth of gold. And Mr Thos Bayand being then Mayor of Lyrpole aforesaid, caused preparation to be made for a great triumph, to honour the said noble earl at the said most honourable feast, appointing Thos Englefield to be captain and leader of a great number of townsmen, burgesses of Lyrpole and others, whom he caused his bailiffs Roger Roose and Robert Ball to see furnished Review. and trimly set forth as soldiers in warlike manner, to march and skirmish before the said right honourable earl, who did the same very orderly and right well at divers and sundry convenient times

during the said most honourable feast.

"The same said 22nd day of April aforesaid the said right honour- Prayers. able earl came to evening prayer at five of the clock in the afternoon, accompanied with Mr Mayor the aldermen, bailiffs and others afore-Procession. said, going in due order, that is to say the said two bailiffs foremost, and then the bailiffs peers, then after them the aldermen, then certain of my lords gentlemen, then the serjeant bearing the mace before Mr Mayor, and then next after Mr Mayor, my lord's honour's usher, and then the said right honourable Earl in his robes of red purple, his train being borne up by Mr Leigh of Bagguley, and then came after a great number as well of his honour's gentlemen as yeomen, and so his honour coming to the church at that time, first of all he did mark himself unto God, and then turning himself did his duty in making obeisance to the place of estate, and before his honour did take his own place obeisance again to the said place of estate, and so sat down. And afterwards service being done, at his honour's going from church, there was the said Capt. Thos Englefield with his soldiers ready, and there skirmished very bravely and orderly; shooting of great store, not only of culliver shot, but also of great cast ordinance and chambers, being placed in the church yard according to Mr Mayor's appointment, besides shooting off from the ships riding in the river."

The next morning, Tuesday, St. George's day, the Second day. festivities were resumed, whenSermon.

Salutes.

"His honour came to the church very gorgeously, and after went in solemn procession about the church yard, and so entered again into the church, and there offered a piece of gold, which was given to Sir James Seddon, Clerk, minister there. That being done, Mr Cadwell his honour's chaplain, made a godly and learned sermon upon the Psalm 50 v 7, 'Audi populus meus, et contestabor te Israel,' &c. And at every time of my lord's departure from church there was great triumph as aforesaid; so that there was shot at the least 1200 culliver shot during the said most honourable feast. And the same evening at after supper, one Ralph Powell, gunner, being ready with squibs to make pastime, cast the said squibs abroad very trimly, whereat his honour took great pleasure."

The record continues—

Pastimes.

"There were many things done and pastimes made, over and beside the premises; which were all so orderly and trimly handled as was to the liking and great pleasure of the said right honourable earl, the like whereof was never seen or known to be done in the said town of Lirpole, for the which his honour did not only give unto Mr Mayor manifold thanks, but also constrained him to take his honour's liberality, sore against Mr Mayor's mind, to bestow upon the said company. All these things being finished in decent order, then on the Sunday next following, God sending his honour a prosperous wind and fair weather, his honour took shipping in the Edward, Mr Tarbock's ship, about four of the clock in the afternoon, being accompanied with the Michael of Lirpole, the Bee of the same, the Elizabeth of Alt, and the Good Luck of Douglas."

Departure.

It is not easy to reconcile this grandiose account with the pitiable condition of poverty and decay described in Sekerston's petition eleven years before; no doubt the worst was brought forward in the one case and the best in the other.

Ferry rights.

1579. The burgesses this year asserted a right to be carried across the Mersey gratis. It is entered on the records as—

"Agreed that not any freeman nor his family pay any ferry, but upon good will; and that the ferryman shall carry, or cause to be carried into the boat and out again all freemen and their families without contradiction."

This order is repeated at various dates subsequently. 1580. In this year a measure was adopted which had

1580.

an important influence on the municipality down to the 1580. period of the Municipal Reform Act.

The original charter of King John conferred certain privileges on those who should take burgage tenements under the Crown, but it made no provision for municipal The charter of Henry III. supplemented government. this by creating a Corporation (gildam mercatoriam) with an implied, though not expressed, power to elect corporate officers. The first officers were called Bailiffs, of whom the earliest notice occurs in the year 1309; the Mayor first appearing in 1356. The privileges in this charter were granted to the burgesses in common, who, as has been seen above, gradually merged into the freemen. The earlier portion of the records refer to the enactments and orders as made by the general assembly of the burgesses, and fines are repeatedly inflicted on those who did not attend.

In 1558, a resolution was passed, as noted above, that 1558. a Committee or Council of twelve members should be Council. elected every year, but the assemblies continued to be held, at which the attendance of the burgesses was enforced.

In 1559, the Committee or Council was increased to twenty-four members. The Common Halls, however, continued to be held. All the important business connected with the Chester litigation was determined by assemblies of the whole body of burgesses.

What particular circumstances led to the decisive step now taken we are not informed, but on January 13th, 1580—

1580.

[&]quot;In an assembly holden in the Common Hall, it was upon good consideration and for the reformation of divers disorders agreed as follows.

[&]quot;Forasmuch as upon due consideration of the ancient customs of Appointment this borough, it seems there are to be (amongst other things) a of Council.

Common Councill within the same, of the Maior, Aldermen, and 24 others of the most discreet and substantial free burgesses inhabitants thereof, by whose decision or the greater number of them in their common assemblies, without the rest of the Commonaltie (like as in other Corp^{ns} is most commonly used) all causes touching the Common Healthe and good government of this towne are from tyme to tyme to be ordered and disposed. Whereas this good usage, by usurpation of late disordered assemblies of the whole Commons (wherein through the varietie of opinions of the multitude seldom any good success hath ensued) is now so defaced, that in effect there remaineth not memory thereof at all, saving that 24 burgesses every yeare being empanelled and present at the next Portmote to be holden after the election of Major to enquire of offences past, have further for some remembrance of the said former custome, taken upon them to prescribe rules and orders for the government of the said towne, which by reason that the Maior and Aldermen have not been parties thereunto, have been seldom kept and observed, wherefore the Maior for this present much misliking, hath desired a reformation. It is now therefore at the request of the said Mayor, and in hope of the advancement of the said towne, concluded, and further agreed by the whole assembly, and consent, as well of the Maior and Aldermen and of all the Commons at this present assembled;

Mixed Assemblies abolished.

"That the said late mixed assemblies of the Commons shall be abolished, and that from henceforth the said ancient custome of Common Council shall be restored and inviolablie kept and observed. And for that purpose the persons under named are now by the same appointed, chosen, and known from henceforth in lieu and place of the said Commons to joyne in the said office of Common Council touching the affairs of the said towne, with the Major and aldermen of the same, who for that two of them were wanting are now reduced to their just number (which they are to be at the laste) by those in this assemblie of John Crosse Esquire and Robt More gent. The names of all which said aldermen be likewise after written, and to the intent that this order may have continuance, it is further concluded and agreed by the consent aforesaid, that if any of the said Counsell shall happen to avoyde by death or otherwise, that then the rest of the said Counsell which shall remain or the greater number of them shall in the next Common Assemblie after such avoidance had, elect and chuse another to supply that default. And so often as anie further want shall happen to be other from tyme to tyme, to be chosen then in place, so that the Common Counsell be not decayed in number in anie wyse. All and everie such person so to be chosen, to be sworne upon the oath hereafter following, and now administered to everie of the said Common Counsell."

Council elected.

The Council so elected were as follows:-

Aldermen.

Edward Halsall Mayor The Right Hon. Henry Earl of Derby Councillors.
Thos Bastwell
Antony More
Jas Chambers

Aldermen.

Sir Thos Hesketh Knt Wm More Esq John Crosse Esq Thos More Thos Secum Wm Secum Rauffe Burscough Thos Bayand John Mainwaringe Robt More

Councillors.

Robt Mytton Wm. Colbrand Peter Starkye Ino Bryddon Thos Wm Martindale Thos Maynall Robt Baule Edward Nicholson Ino Wilkinson Thos Mason Roger Moss Ino Sparke Thos Postlethwaite Thos Banaster Alan Sovner Humphrey Colquitt Jno Lyrtinge Rd Gildart Ino Wright Ino Stanley Thos Bolton

1580. The difficulty of dealing with the vagrants and 1580. destitute poor was severely felt prior to the introduction of the Poor Law (43rd Elizabeth). An Act "for setting of the poor on work" had recently been passed, under which money had been raised and expended under the superintendence of the aldermen for that purpose. It was found, however, that a grievance existed at that time, which has in every age been a fruitful cause of misery. It is recorded that—

"The exceeding number of ale houses and tippling houses within Ale houses." this towne is thought to be not only a great nourishment of idleness, but also a great occasion of many other disorders and inconveniences. It is therefore ordered by the said Mayor with the whole consent of the Common Council that no person or persons whatsoever other than such as be after named, after the feast of the Annunciation of the blessed Virgin Mary next ensuinge (Mar. 25th) shall be admitted or suffered to keep anie common ale house and tippling house unless he or they shall be admitted and allowed by the said Mayor of this towne or his deputie for the time being; and that all persons so admitted shall be bound in recognizances with sufficient sureties against the playing of unlawful games and for the keeping of good order."

Port Moot Presentments.

1580. Some of the presentments at the Port Moot of this date are rather curious.

Mr. Edward Halsall, late Mayor, is presented for not perambulating the liberties the last year of his mayoralty.

The Ferryman, for taking ferry from divers freemen contrary to the order set down in that behalf.

William Pemberton, for keeping evil disposed persons in his house, both men and women, namely the daughter of blind John, and John Chapman, with others not sufferable.

John Chapman, for a loyterer, and keeping a woman known not to be his wife.

John Wakefelde, his daughter, who allured two children to spend 3d at one shotte either of them in her house.

William Secum, for removing the "dowe" stone or meire stone, which was placed and set by the Jury.

1583. Election of Members.

Ralph Sekerston, who had represented the borough from 1563, died in 1580, and was succeeded by Thomas Greenacre, who also died in 1583. There is a Arthur Atye. record of the election of his successor, Arthur Atye, which took place at an Assembly in the Common Hall, on the 15th April. Mr. Atye was Secretary to the great Earl of Leicester, and agent for the States-General of Holland. He did not appear on the hustings, but it is evident that influence had been exercised by the Earl of Derby and other high personages, from the somewhat fulsome letter of thanks written to the new member as

"Will. Secum gen. Mayor

Letter to Atve.

follows:-

"Right worshipfull Yor most curteouse L're of the third of m'che last past (thoughe by the defalt of the bearer verie longe) yet at last

^{1 &}quot;Dowe" stone set to mark the boundary of a property, from an old word signifying property, value, compare en-dow, dow-er, dow-ry.

came to my hands, viz the vijth of this instant Aprill. Wherin, as youe shewe yor self verie thankfull for or choice, soe I in the behalf of myself my bretheren, and others co-burgesses of this Town of Lyverpoole, must not onelie thinke oure selves fortunate in the election of such a one as both by the report of the right honorable and or verie good Lord th' erle of Derbie and others our frends of greate credit hath bene highlie comended, but also yelde thanks to the Almightie for yor soe thankfull acceptance, whereby as we doe assure or selves of yor ready good will in the supply of the place whereunto the choice is made. Soe doe wee hope the acceptance of or good will to stand in lewe of suche reward as the lawes of this realme doe allowe in such cases. And as wee are poore to p'forme anie reward, soe I trust youe shall not fynde us importunate to incrouch upon yor travaile, though or necessitie be greate, and or relieff in manie causes in respecte of our service to her matie for the realme of Ireland, and other places verie requisite to be releyved, yet or povertie enforceth us to seke noe further as vet. Touching the accomplishmt of our election, wee have sent unto yor Worshipp the Indenture betweene the Sheriffe of the shyre and us, of the certificate of or said choise sealed not onlie wth or usuall seale, but also wth the seale of the office of the Shirevaltie, whereby noe question may growe but that onelie youe are the burgesse no'ated in the place of Mr Thos Greenacres decessed, though many others have sought for it. And thus with o' harty thanks for yo' curteouse acceptance in great hast I comitt youe to the tuicon of the Almightie . . Liv'poole this of Api the xvijth day 1583

"Yor verie loving frend

"WILL" SECUM Maio"

"To the right worshipfull Arthur Atye, Secretary to the right Honorable th'erle of Lecestr geve these."

1588. The Corporation was always very jealous of any Borough interference with the jurisdiction of its local courts. There Court. is an entry, dated November 14th, 1588—

"Richd Mather the elder, fined for taking suit against Thos Whicksted and Richd Hodgeson late Bailiff of this town in the Court of West Darbie, being a forrain court without this jurisdiction."

1589. At a Port Moot Inquisition, 27th October.

"Item. The said Jurors do order and agree that there shall be noe

banquette made upon the two Faire dayes in the Common haull.

"Item, they agree that all free burgesses beinge within this town Armed shall geve theire attendance and waite upon Mr Maior with a hal-attendance. berde or bill or other convenient weapon to be carried by him or his servante upon the two faire dayes in his perambulation &c upon paine of xijd for ev'y defalte."

Return of Bacon.

The same year Liverpool had the honour of returning to Parliament the most illustrious of her representatives, Francis Bacon, but no notice whatever appears on the records.

Prescot.

1589. The inhabitants of Prescot had a claim to the freedom of Liverpool. An entry occurs this year—

"Item, they agree that Mr Maior do call the men of Prescott together to see how many of them ought to be free."

Common Hall. 1589. Notwithstanding the appointment of a Common Council in 1580, to be in future self-elected, we find meetings of the Burgesses in Common Hall were still held. One such is recorded on the 19th November, 1589, when a register was prepared of the names of all the burgesses and freemen then existing. The number was 190. Amongst them we find enrolled many aristocratic names, e.g., the Earl of Derby, his son Lord Strange, Sir Edward Stanley, Sir Richard Sherborne, Sir Richard Molyneux, Sir Edward Halsall; and of the landed gentry, Crosse of Crosse Hall, Bold of Bold, Norris of Speke, Blundell of Ince Blundell, Ireland of Hale, More of Bank Hall, &c.

Gowns to be worn.

1590. "It is agreed that all those inhabitants within this said Towne which have gownes shall weare the same at all assemblies from tyme to tyme appointed or be appointed by Mr Maior of this Towne or his Deputie for the time being."

1591. Town's Customer's allowance. 1591. March 23rd. "There was a motion made at this assemblie touchinge what allowance shall be yelded or allowed upon the towne's cost and charges unto the Towne's customer in respecte and towards the fyndynge and kepinge of a horse or sufficient nagg in readines for the use of the Towne for the said customer or some other fitt man to ryde upon to attend upon Mr Maio' or otherwise about the Towne's affaires and busines as nede shall require. Soe yt was concluded and agreed by the wholl assemblie, that the said customer shall have in allowance therefor ov and besyde his ordinarie stipend or wage for his said office, the sume of tenne shillinges currante money of England."

1593. The officials of the Corporation were rather 1598. sharply looked after and kept to their duty. This year we read—

"The Jurors present Gyles Brooke Alderman (Mayor the previous Gyles Brooke year) for not callinge together the Jury that was appointed to see presented for good orders in the Town fielde in his majoraltie the last yeare and for not takinge their verdicts."

"Item—They present the said Mr Brooke finable and lykewise his late Bailiff finable for not causinge the Butts at the Castell to be

made upp."

"Item—Richard Mather the elder for keepinge a bowlinge Alley Richard and mens sonnes and s'vants to bowle therein."

Mather.

The right of the sons of freemen to be admitted to the franchise was now acknowledged.

"At the same assemblie John Page alias Seddon labourer, and Free William Newell, the same William being a freemans sonne came Burgesses before Mr Maior's Deputie and the assemblie and desyred by humble peticon to be admitted free burgesses of this Corporation, weh in ende was to them graunted upon condicon they and either of them should p'forme the auncient orders p'scribed and set downe in that behalf, and so the said John Page als Seddon paid for his fine or ingress the sum of Twentie Shillings, and the said Willm Newall the sum of iiis iiijd paid to the hands of Thomas Rose deputie to Richard Birde, then Bailiff of this said Towne for the towne's use and thereupon received the burgesses othe."

1594. A very salutary order was passed by the Grand Penalties on Jury at the Port Moot, October 24th.

Item—"That if there shall be anie p'son or p'sons free within this towne that shall from henceforthe absente him or themselves upon anie recov'ie of debte against him or them, in this courte had or recovered, so as the Bailiffs cannot come by to make due execucion or levye upon the p'son or p'sons or his or theire goods so convicted as aforesaid due in their office. That then and from thenceforth ev'ry suche p'sone soe absenting himself shall lose the benefite and p'vilege of a free burgess and soe to be disfranchised and shall afterwards be arrested upon any accon and thereupon put in baile as a forrainer."

"Item—That the Bailiffs and Bailiff's peares shall attend Mr Maior of Gowns for this towne for the tyme being in their gownes of black at ev'y assemblie, Baliffs at ev'y faire tyme and whensoever the Maior shall have occasion to call Aldermen. for them."

1596. This enactment was renewed and applied to the Aldermen and Bailiffs when attending the Mayor to church and market.

Penalty for "Item—Wee doe agree that whosoever shall be elected or chosen by refusing office. election to be Maior of this towne and doth refuse the same shall paie unto him that shall take the place and office of the Maior afforesaid upon him, the sume of xiⁱⁱ xiij^s, iiij^d, and the bailiffs in like manner iijⁱⁱ vis viij^d."



MUNICIPAL OFFICERS.

The earliest record of the officials of the Corporation is 1552. dated 1552. The minutes are in Latin, and headed thus:— Record.

"Officiar' Elect' Secundu' Antic' usu et laudabilem consuet' in festo Sti Luce Evangelisti Anno Regni Edwardi Sexti dei gra Anglie ffranc' et hib'n' Reg' fidei defensor' et in Terr' Ecc'lie Anglicane et hib'n' Sup'ius Capit' q'u'nto

"Mayor Thomas More—generosus
"Bailiffs Robt Corbett for the town
"Alex" Garnett for the Mayor."

The Churchwardens were at this time, and for long after, considered as corporate officers, and appointed by the Common Hall or Assembly. The officers now elected were—

Henry Balye "Churchwardens Wm Rigbye Thos Milnes "Seneschals of the Gild Court Jacob Melling "Water Bailiff Richard Warmyshire John Walker "Leavelookers Robt Mercer "Keeper of the Common Warehouse Gilbert Gardener "Serjeant at Mace Robt Wyndille Rd Ley Rd Reynforth " Assessors and Prysors Ralph Barlow Thos Rawlinson "Customers or Gilbert Merton "Collectors of the dues lRoger Marsh "Havward John Baxter Thos Eyre "Moss Reeves l Ino Sudley John Tarleton "Setters of the Flesh Boards Robt Thompson."

1552. A few of these terms require explanation.

Prysors. "Prisage" was an ancient privilege of the

1552.

Crown and great lords, of pre-emption of wines and edibles at a valuation. This privilege was sometimes granted to corporate bodies, and was in a few instances claimed by the Mayor of Liverpool. The Prysors here mentioned are rather the "appraisers," who valued any of the merchandise which paid duties ad valorem. They are called in other portions of the records, "the four marchantes Praysors," and had very important duties to perform in reference to the "Town's Bargains," or the business carried on by the borough in its corporate capacity.

Hayward. A large portion of the land round Liverpool being occupied in common field, it was necessary to regulate the times for getting in the hay crops and turning in the cattle.

Moss Reeves. Much of the fuel used in the town was obtained from the Moss (afterwards Mosslake Fields) given to the Corporation by Thomas Earl of Lancaster. This officer was appointed to ensure proper care and to secure the fair use of the privilege.

It will be observed that in this the earliest authenticated list, no mention is made of Aldermen, Recorder, or Town Clerk.

Aldermen.

The office of Alderman is not mentioned in any of the charters down to that of Charles I. (1626). In the earliest notice existing, dating from 1525, the town was at that time governed by the Mayor, Bailiffs, and by "twelve burgesses of the commonalty appointed to order for the public weal." Whether these were incipient Alderman does not appear. In the charter of Charles I. the office of Alderman is recognised, and the Mayor and senior Alderman are to be the Justices of the Peace for the Borough, but as to what constituted an Alderman, or how he was to be appointed, the charter is silent. By custom, sanctioned by the charter of William III.,

every member of the Council who had passed the chair became ipso facto Alderman.

The office of Recorder existed from the time of the earliest Recorder. documents extant. Alexander Rugeley is mentioned as entering the proceedings in 1525, but of the mode of election we have no record.

The Town Clerk, or Common Clerk, is found in many of Town Clerk. the ancient documents, and is recognised in the Charter of Charles I.

In subsequent lists we find additional officers.

Burleymen. The Burleymen had charge of the town Burleymen. lands, which were a relic of the folc-land of the ancient Anglo-Saxon communities. They apportioned the share to be occupied by each burgess. Their title explains itself—Burgh or Borough Ley, the town or borough meadow or pasture.

Ale-Founders. These officers had to look after the quality, Ale Founders. measure, and price of the liquor sold, about which there are many, entries, e.g.:—

1584. "We find it convenient that every one that hath ale to sell, shall sell a quart for a penny if it be called for, and that they shall bring a full quart open, to the intent they shall use no deceit."

The minister or incumbent of the chapel, and the school-Minister and master, were, in the 16th and 17th centuries, considered as Schoolmaster. corporate officers, and were appointed by the Burgesses in Common Hall.

None of the officials were more popular than the *Waits*, or waits. town's musicians, who existed in the earliest period of the records, and are repeatedly alluded to subsequently. They had to attend upon the Mayor on all festivities. They had also to play publicly every day except Sunday.

The Wait had to keep in his possession a silver badge, Badge, called the "Towne's Scutcheon," and deliver it up when

called for. The following entry, which is not the only one, refers to this:—

Scutcheon.

1594. November 2nd, John Byrde, Mayor. "Memorand, that this day Mr Maior by and wth the comon assente and consente of the co-burgesses of this saide towne, deliv'ed the townes scutchion of silver containinge in weighte fyve ounzes of haverdepoise to one Thomas Brookfelde, a pyper being admitted wayte of this towne upon his good demeanor. And for the safe kepinge and redeliv'age of wth said scutchion in suche plite and mann' as the same nowe is, upon reasonable demande as occasion shall require," &c., he has to give two sureties.

The "pype" here referred to is doubtless the old English bagpipe, as described in Chaucer's Canterbury Pilgrimage.

Canvassing prohibited.

1580. "Item. It is also agreed by common consent, that if any manner of person or persons whatsoever within this town being, pretending to supply any manner of office belonging to this town under Mr Mayor, do at any time from henceforth make suit or means, either to townsman, or especially to any forrain gentleman or other dwelling out of the town to be a mediator or spokesman to obtain or get any office; the same being proved, shall not only lose the same office, but shall also be disfranchised, and this order to have continuance for ever."

1580.

In 1580, with the consent of the burgesses, it was "agreed that William Golbrand shall pay unto George Rainforthe in consideration that he doth enjoy the office of hall-keeper the sum of 40s, to be paid at the feast of St. Andrew the apostle and Shrovetide next coming by equal portions."

Hall-keeper.

The office of Hall-keeper was one of considerable profit. He had the warehousing and forwarding of all goods and merchandise.

John Byrde appointed. 1588, November 18th, the office being vacant, an entry occurs that an offer having been made by John Byrde, merchant, to farm the same at a rent, the following agreement should be entered into:—

"That the daye and yeare above written yt is accorded concluded and agreed by and betweene the right worshipfull Sir Rich^d Molineux knight nowe Maior of this towne of Lyverpoole in the countie of Lancaster wth the full assente and consente of all the aldermen, his brethren, burgesses and comonaltie of the same towne that the said John Byrde

and his assignes, for and in consideration of the sum of twentie pounds of lawfull money of England paid to the use of the said towne, shall have use and enjoye the office of the hall keeper of this said towne, and portage of all suche goods and merchandizes as shall come to this saide towne or from hence transported and here discharged or loaden, wh all mann' of p'fitts and comodities thereunto incidente or belonginge, in as ample a manner as Will^m Golbrand late officer in that behalf had," &c.

Mr. Byrde only held the office for one year. He was elected Mayor in 1590, and again in 1594.

1590. The office was again put up to competition, but the result is not recorded.

1587. On St. Luke's day, at the election of officers, the 1587 Mayor made choice of Mr. Thomas Bolton—

"To have been his Bailiff and officer for this year, whereunto the said Refusal of Thos Bolton would not consent, yet notwithstanding Mr Mayor being Bolton. very desirous and earnest to have the said Bolton, and therein used many desires and persuasions, beside the like done by divers his brethren, Aldermen and others to have the said Thomas Bolton to receive his oath of Bailiff and not to deny the same, sithence Mr Mayor was so desirous of him, yet did the said Bolton most uncourteously and obstinately refuse the same and would not receive the said oath, whereupon it was then and there concluded by a general consent of the House and Assembly that a fine to the sum of five marks usual money of England shall be levied of the goods and chattels of the said Thos Bolton for the towns use," &c.

The Town Customer, or receiver of the dues, was a very Town important officer.

1580, November 16th. "Item we are agreed and find it requisite and necessary that there shall be a blank book delivered to the town customer of Liverpoole by the appointment of Mr Mayor which book to containe 20 leaves or more and Mr Mayor his hand to be subscribed at every leaf so that no entry be made neither of ship nor barque nor merchants goods in papers and scrolls, but in that book only.

"Item, we are agreed that the same customer and sub-customer shall yield and give their several accompts to Mr Mayor or to whom his worship and the Aldermen his brethren and Common Council shall think fit for that purpose at the end of every six or at the furthest eight weeks."

1588, December 4th. Sir Richard Molyneux, Mayor. At a Convocation presided over by Mr. Robert More, Deputy Mayor, a letter was read from the Mayor, asking—

"For a conveniente and fitt man to be retained in the towne's behalf Stipendiary servant.

1580.

as the stipendiarie s'vant to s've in and for all mann' of busines and affaires of the towne as by the tenure of the copie of the said letter hereaf written may appeare.

William Golbrand. "Whereupon after manie speeches the election (conc'ninge whoe was thought to be the most fitt man for that purpose, and beinge demanded whether Will^m Golbrand was a man fitt to attend Mr. Maior and for the towne's s'vice accordinge to Mr Maiors letter, or if ther was anie thought to be more fitt than hee) was taken by poles and ev'ry man to yelde his free voice and election sev'allie and p'ticularly, soe as to the nominacon of the said Will^m Golbrand—were voices in that behalf fourscore and twoe and on the contrarie parte but fortie and foure. And then this done it was demanded what stipend or wages he ought to have in lewe and consideracon of his s'vice for that yeare to come, whereof ther were sundre sumes named, some of viijⁱⁱ, some of viiⁱⁱ xiij^{is} iiij^d, and others of vⁱⁱ but the ende the most voice^s were that he should have for this yeare accordinge to Mr Maiors letter the sume of viijⁱⁱ."



THE CORPORATE ESTATE AND REVENUES.

It has already been seen that the site of Liverpool was obtained by King John in 1207 from Henry Fitzwarine in exchange for other lands. On this site the Castle was built, and the burgage tenements erected under grants from the The lands in the borough became an appanage of the Duchy of Lancaster, and on the merging of the Duchy in the Crown under Henry IV., they again reverted. No doubt many grants in fee were made both by the Duchy and the Crown of which no record remains. The turbary, con-Grant of taining thirteen acres statute, given to the town by Earl Thomas in 1300, comprised all the land lying between Brownlow Hill on the north and Parliament Street on the south, and from east to west between Crown Street and Hope Street. The fee-farm leases from the Crown, of which there was such a succession, doubtless included the burgage rents and the rental of the other Crown lands.

The first glimpse we obtain of the landed property of the 1523. Corporation is in a copy of the Rental, under the hand of William More (Mayor in 1523), which is as follows:—

"Sir Wm Molyneux knt for the new Tythebarn	6^{d}
Rd Barker for certain common ground lying betwixt St. Catherine's Hey and his croft	20 ^d
John Smyth Mariner for common ground	8ª
Gilbert Cooke for common	IO^{d}
Robt Dobb for common	20^{d}
Adam Dandye for Mill dam	IO^d
Jenkey Baxter for common	4 ^d
Thos Wynstanley for common	12 ^d
Sum total	7° 6°"

In the lease from Henry IV., immediately after his accession, the hereditaments of Liverpool are described as-

1400.

"Villam nostram de Leverpull cum comun' pastur' jacent' inter dictam villam et parcum nostrum de Toxtath, cum omnibus molendinis," &c.

1533. King's Rentally.

In 1533 a complete return was made of the King's Rentally in Liverpool. The document is no doubt very complete, but is too long to be quoted entire. The number of tenants is 86; the total amount of quit rents, fio is. 4d. The names include the Earl of Derby, Sir John Stanley, Sir Wm. Molyneux, the Mores, Crosses, Fazakerleys, Blundells, Halsalls, Seacomes, Tatlocks, Bolds, Houghtons, Johnsons, &c.

1551.

In 1551, the return of the town's rental is entered as follows:

"The rental belongyng to the towne of Lev'pull and to the Mayr wth the burgesses of the same

Imprimis a burgage in the Watr Strete now in the) xiijs iiiid holdyng of Alex Garnet Half a burgage in the Dale Strete, now in the holdyng of Rychard Warmyncham vj^s vjij^d A Burgage in the holdyng of Thos Alerton in the Dale Strete xijs vjd A tenement in Garston, now in the holdyng of Perys) Challin... xiiis Item vjd goyng owte of Barbon's lands, gyven by the ladye Mercer Item that is brought in by the great inquest Robty Corbett Mayor, a yerely rent goyng owt of one Gill's lands of Edge Lane in Darbye late in the vis viiid holdyng of Wm Smyth of Liv'pole deceased ... Item by the same inquest halffe burgage of land or meas'ge and buyldyng in le Dale Strete late in the occupacon of Robt Nicholossby, marin and his wyffe decessd, and now admitted in to the same by the sayd \ iijs great inquest, Homfray Olgreve aftr the decess' of the sayd Wm Smyth, paying therefor by yere iijs iid on and his fine for the same."

vid

iid

1562. Rental.

In 1562 another rental is recorded, from which, compared

with the other lists, we gather that the Corporate landed property consisted of four portions.

ist. A portion of the lands in the original borough, lying Lands N. of north-west of the pool stream. These comprised the original burgage tenements, various properties held by private persons in fee simple, and a large tract of agricultural land extending northward. Of these the Corporation held a considerable part; the town field, frequently referred to, which extended northward from the end of Oldhall Street; other lands connected therewith, Hoggs' Heys, the Crooked Lands; the Higher Heavylands, one Hey-land and a half lying in the Higher Shoot on the Sea Bank; the Sea Bank itself; a field along the road to Bank Hall; also various tenements in the town.

2nd. On the south-east side of the Pool Stream, that is S.E. of Pool. east of Byrom Street, the Corporation held the Gallows Field, which extended along Byrom Street from William Brown Street to Richmond Row. Beyond this there was the Middle Mill Dale and the Mill Dam, occupying the hollow, now Thurlow Street. Above the Gallows Field, northwards from the Great Heath, now London Road, they held the Rough Heys.

3rd. The Great Heath and the open lands from White-Great Heath. chapel eastward. These were principally unenclosed.

4th. The turbary already described.

Moss Lake.

The two last portions form the bulk of the Corporate estate as now in existence. Of the two first portions it is now impossible to trace the history with any certainty, but a large part was in possession of the Corporation early in the 17th century.

Besides the landed estate, the revenues of the Corporation Tolls and were derived from tolls and dues, which have from time Dues. immemorial been the subject of litigation.

The Corporation of Liverpool were never backward in the assertion of their rights in levying these tolls and dues, which sometimes got them into trouble.

1545. Lease to Molyneux. In 1545 Sir Richard Molyneux obtained from the Crown a fee-farm lease of

"the town and Lordship of Lytherpole including the Stallage and Tollage of the Fairs and Market . . . and also the Customs and anchorage and key toll of the Water of Mersey within the Lordship."

1555. Disputes. Some of these customs dues and exemptions were claimed by the burgesses, which led to serious disputes. In 1555 a rupture occurred arising out of the contested right to the tolls of the markets and fairs. At a Common Hall, or Assembly, on the 20th April, an order was made for the expenses of a deputation to London to meet Sir Richard Molyneux.

At a subsequent meeting, on August 12th,

"it was examined how the money had been bestowed, when Master Mayor (Sir Wm Norris) declared to the whole assembly, how it were not convenient to declare there of all things which was done in the town's suit at London, forasmuch as he well perceived all in the whole house were not to be credited and trusted—wherewith the whole assembly for the more part, and in manner all together held themselves therewith well contented."

1555. At the same Assembly the Mayor declared

Bailiffs censured.

"the disobedience of the Bailiffs and especially the Bailiff Corbett, who had neglected their duty in allowing Master Molyneux to gather the tolls of the cattle fair. The Mayor further declared, that he might have sealed up the Bailiff Corbett's doors, and taken his goods into custody and the town's, besides other punishment."

1556. The litigation still continuing, in January, 1556, Sir Richard Molyneux sent an agent, William Rigby, to publish a proclamation at the High Cross, claiming the payment of the tolls and dues. The circumstances are thus detailed in the records:—

Fracas with Molyneux.

"The above named with many others came to the High Cross in Liverpoole and there made a noise as ready to have given summons and

warning for a court to be holden; at which noise hearing, Mast Walker in absence of Mast Mayor, Rauffe Sekerston and others came to the said noise, demanding and asking what they had there to do to presume to make any such noise, and they not being privy thereof, and so stopped them for any more further proceedure."

1560. A few years afterwards the Corporation came into 1560 conflict with a more formidable opponent.

In March, 1560, a ship from Dublin ran ashore at Hoose, near Hilbre Island. She was boarded by some fishermen of West Kirkby, brought into the Mersey, and anchored in the Sloyne. Here she was boarded by Mr. Massey, agent for the Earl of Derby, on behalf of the Admiralty, and ordered

"to be put to the full sea on the Cheshire side of the river; whereupon the Mayor of Liverpool and John Mainwaring the Water Bailiff Dispute about took forcible possession, and brought the vessel over to Liverpool, and Jurisdiction. proceeded to take an inventory of her belongings. Thereupon a Mr Delaine of Dublin appeared, and claimed the cargo. The next day came Mr Massey aforesaid over the water, and knowing all the doings of Mr Mayor was not a little grieved and vexed therewith, and Mr Mayor like vexed towards him, so that Mr Massey departed forth of Liverpoole in a furious and unquiet manner"

to Lathom House, to lay his grievous complaint before Lord Derby. The matter was then adjourned to Liverpool, where

"there passed certain stout words upon both the parties, insomuch as Mr Massey laid hands on his sword and Mr Hanmer a gentleman of the Earl of Derby riding by upon a demi-lance like a champion, but notwithstanding Mr Mayor commanded Mr Massey to keep in his sword."

High words then ensued. The Derby party departed "all in their fumes" to make further complaint at Lathom.

The Mayor was again summoned to Lathom, and ulti-Lord Derby mately the ship and cargo had to be given up to Lord interferes. Derby's agents, for the collection of the tonnage and poundage and harbour dues. The matter was brought before the Admiralty, and an attachment was issued against the Mayor and Bailiffs, but by intercession they were discharged on payment of the fees.

1500. December 14th. An audit of the receipts and pay-

ments during the Mayoralty of Mr. Thomas Whicksted was held, which is entered as follows:—

Corporation Accounts.

"Accompted wth the said Thomas Whicksted gent late Maior of Liv'poole, whose receipts in the yeare he was Maior doe amounte to the sume of xliijli xs vd and his payments to xxxixli xv vijd. Soe all things accompted and allowed he resteth due to the towne in this accompte the sume of iijli xiiijs xd wth must be bestowed in gonne powder."

Whether this powder was to be expended in feux de joie on occasion of festivities, or for a graver purpose, does not appear.

Origin of Town Dues. The origin of the Liverpool Town Dues is involved in considerable mystery. There are two theories on the subject; one, that these dues represent the customs payable to the Crown, which were usually included in the fee-farm rents reserved in the leases granted by the Crown or the Duchy of Lancaster; the other, that these dues were in the nature of fines or penalties paid by non-freemen for the privilege of trading, freemen being exempt. An entry, dated 2nd Sept., 1592, seems to favour the latter view. The levying of these dues had attracted the attention of the High Admiral of England, Lord Charles Howard, whereupon a mandamus was issued, and entrusted to two Commissioners, Marmaduke Langdale and Hugh Robson.

1592.

1592. Letter from Lord High Admiral. The various heads under which dues were claimed are set forth as follows:—

"Ladinge; Measuringe; Wayinge; Grondage; Ancorage; Betonage; Ferriage; Daiage; Lastage; Wharfage; Keyage; Cranage; Sealinge of Measures; Searchinge of Measures; Sea rounded groundes; Fishinges; Fowlinge; Planckage; Measuringe of Coales, Salte and Corne.

"All these things above mentioned, Wee, Marmaduke Langdale and Hugh Robson, in the righte honorable the Lorde highe Admirall of England's name doe forbidde you and every of youe to take measure or receive any duties or demands for any of the things aforesaid. In witness whereof, Wee Marmaduke Langdale and Hugh Robson have sett oure hands hereunto the seconde daye of September Anno d'ni 1592.

By us nowe being present in Lyverpoole, readie to fulfill oure comission yf it please Mr Maior and the reste of the worshipfull to see it.

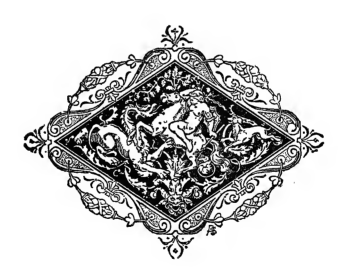
" MARMADUKE LANGDALE

"Hugh (R) Robson *

his m'ke."

"To the Water Bailiffe or Bailiffes and all other officers named or appointed by the right worshipful Mr Maior and the Bailiffs of Lyverpoole or any other p'son or p'sons that doe appoint any suche officer or officers for takinge any fees or other dueties for any of the things whin written."

* This worthy could not write his name.



THE BURGESSES, FREEMEN, GUILDS, AND RESTRICTIONS.

Charters.

The original letters patent of King John conferred certain privileges on those who should take burgage tenements under the Crown, who became ipso facto "Burgesses." The charter of Henry III. recognised them as such, and gave power of incorporation as a "gildam mercatoriam," with the privilege of preventing all who were not members thereof from transacting any business unless by consent of the burgesses. The original burgage tenements were 168 in number, and were never increased. The burgages being heritable property, became divided and subdivided, and ultimately disappeared; the freemen who had obtained their right by purchase or inheritance taking their places.

Burgages.

Gentry.

Freemen.

Many of the neighbouring gentry, the Crosses, Moores, Molyneuxs, Stanleys, &c., identified themselves with the town by being enrolled on the list of freemen, and took an active part in the town's affairs, being frequently elected to the office of Chief Magistrate. For this purpose the occupation of a house within the town was an essential requisite. The following entry relates to the admission of one of the Tarletons of Aigburth:—

1552. Tarleton admitted. 1552. "Edwardus Tarleton venit ad hanc cur'et fidelitat' fect esse liber homo de Liv'p¹¹ sub condi'o'e q^d si inhabitat et remanet in hac villa q^d tunc liber esset et suis p'ten' in burgens' huius vill' h'ebit. Et si no remanet in vill', tunc no' h'et burgom p'd't. Et sic admittat' et fact' est liber per Thomam More gen'os maiore p' d'no Reg' ib'm A° Sext' Reg' Ed'r &c Sext'"

"Condicio fact int' p'dic' Thomam et fratres suis unacu' assensu et concens' coi't atat' vill' p'dic' et p'd'm Edward' Tarleton die vero duodecimo Junii Ano vj Reg' Ed'r' Sext videlic'—that the said Edward shall inhabite remayne and dwell w'in the towne of Lyv'pull at, before, or in the feast of the purification of the blessed Virgin Marie next to come aft' the daie aforesaid. And yff he do not inhabyt and dwell as is aforesaid, that then he shall loose his fredom and be disfrach'sd of the liberties and freedom w'in the sayed towne of Lyv'pll, and alsoe shall paye all duties and customes to o' sov'n lord the Kyng and the towne as a frem' ought to doe in as ample man' as the condicon is expressed on the other syd of the booke &c.

"By me Thomas More, P me Edward Tarleton."

1561. In this year it is recorded that

"Edward Prescott was admitted to the temporary freedom of the town prescott so long as he inhabits, and if he do not inhabit and dwell, he shall lose admitted his freedom and pay all dues and customs as a foreigner ought to do."

The fee charged on admission was 3s. 4d., and from that time many sought enrolment.

In 1581 the fee was raised to 6s. 8d.

In the same year Lawrence Waddington claimed his freedom as the son of a freeman, and paid 3s. 4d. for ingress.

1599. It would seem that the privileges of freemen were not confined exclusively to the male sex, for at a Port Moot, 22nd October, 1599, we read

"Item wee p'sent Alice Parre, widowe, finable for leading goods from Alice Parre the sea syd win her waine, shee not being free."

Glimpses are occasionally given of the continued existence of the burgage tenures side by side with the freemen. There are many such entries as the following:—

1562, January 8th. Record of the conveyance of half a Burgages. burgage of land in Castle Street, with one half-acre of land in four butts in Everton Causeway, from Wm. Nicholson to John Wytter.

The burgage quit rents formed part of the royalties demised in the fee-farm leases.

1565. This year a roll of the burgesses is entered, from Burgesses.

which it appears that the original number had been well kept up, 167 appearing on the list.

1587. It is recorded

"that Henry Backster hath sold his land by which he claimed his freedom and so lost his right."

1558. Trade gilds.

1558. Tailors' gild.

The original grant of the "gildam mercatoriam" included the permission to form minor trade fellowships. In 1558. one John Pemberton, tailor, was admitted to his freedom on payment of 6s. 8d. As soon as he was admitted he stirred up his brethren of the craft, and under his leadership a petition was presented to the Mayor and Assembly, along with a douceur of 50s., setting forth that the honourable fraternity of tailors formerly enjoyed certain exclusive privileges, which had fallen into disuse, and praying for sanction to form themselves into an exclusive gild, prohibiting all others from engaging in the trade under pain of fine and forfeiture. was assented to, and a charter accordingly granted, signed by Robert Corbett, Mayor, Sir Richard Molyneux of Sefton, Sir William Norris of Speke, Ralph Sekerston, M.P. and Alderman, George Fairclough, Alderman; and John More of Bank Hall, and George Ireland of Hale, Esquires, Burgesses, with the whole assent of the co-burgesses.

1559. Alexander Garnett, who succeeded to the civic chair, took a hostile position, and the fraternity was for the time suppressed. The following year, under the sheltering wing of brave old Ralph Sekerston, it was revived, and continued to flourish.

1581. The Tailors' Gild came before the Assembly, and asked for authority to charge 4s. 6d. for the "good will and admission of members." At the same time the Company of Websters requested authority to charge 5s. for the like privilege. Both applications were granted.

The freemen were very jealous of the infringement of

Freemen.

their exclusive privileges in defiance of the clause in the charter of 1556, by which all such restrictions were abolished and in future prohibited.

1558. It was ordered by the Assembly

"That no craftsmen out of the town not free shall set up their occupation within the town without license of the brethren of their occupation upon forfeiture of 6^s 8^d."

1558.

1565. At a Port Moot of the Burgesses it is recorded

"We find and order that all wares transported and brought into this Regulations borough Corporate and Port town forth of the Queen's Majesty's realm of Ireland by the way of merchandize, shall be brought into the common hall; that is to wit into the common warehouse of this town, and that all such wares sold or bartered between foreigner and foreigner shall be forfeit as foreign bought and foreign sold,—fells and yarn only excepted,—and that it shall be lawful for any freeman of this town to seize and take the same.

"And also that no clothier or other foreign occupier, ship any kind of Prohibitions. wares, goods or merchandizes from this port into Spain France or other regions unless they do agree with Mast Mayor for the time being, and his brethren with the whole consent of the commonalty, or at least with the consent of the ancient co-burgesses well skilled, expert, and discreet, in buying and selling.

"Also we find, order, and decree, that no foreigner, as men of Bolton, Blackburne or any other places, sell any iron, wood, or any other kind of wares to any foreign person other than to a freeman of this town, on pain

of forfeiture of the same.

"Also we order that no manner of persons buy within this and liberties thereof, any cannel, coals, turf or other fuel coming within the liberties either by wayns, carts or horseback intending to ship the same into Ireland or any other places, on pain of forfeiture of every ton buying 3^s 4^d."

The records are full of such entries as the following:—
1580, October 18th. At the Great Port Moot Inquisition,
the Jury presented

"John Jefforde, gent, for that his wife doth occupy bruinge and bake-Prohibitions. inge to sell, he not being free."

"Wm. Parre, Robert Challoner, Richd Hymer, Richd Clerke and Wm Hoghton for the like."

1583, October 1st.

"That no forrain lady shall buy above eight Wyndles of grain or corn in the market upon any one market day."

"That no townsman or inhabitant shall buy above eight Wyndles of grain or corn upon one market day."

At the same Port Moot ten persons were presented for trading, not being free of the Corporation.

It was further ordered

"That no forrainer shall buy of any other forrainer either flock, wool,

hyde, tallow, brass or checkers."

"If any freeman of this town do or shall sell any merchandize to any forrainer or stranger, he shall pay the Town's Custom except he do abide the adventure of the goods himself by sea."

1589, October 30th.

- "Jane Aspendine, spinster presented, for kepinge a shoppe within this towne not being free; that either she shall paye toll, or els in defalte thereof, vjd fine for everie defalte."
- "Forrainers" seem to have been the great dread of the Liverpool traders. On the 25th October, 1582, the Jurors at the Port Moot made the following presentment:—

1582.

Penalties.

- "The Jurors aforesaid are agreed and do present that all the merchants or chapmen of Bolton, Wygan and Manchester, which bring Hops, Tallow, Soap, or any other kind of ware whatsoever to this towne of Liverpoole, shall every of them sell the same to the free burgesses of this said town, and not to any forainer in any wise, and that they shall pay all their tolls and duties thereon."
- 1581. "We are agreed that no 'badger' coming to the town to buy Corn in this market, shall buy above two Windles of any kind of grain."

The commerce passing the town was laid under contribution.

1572, October 23rd.

Tolls.

"We agree that all pickards and boats coming into this port intending to go up to Warrington or Frodsham or any creek within this port of Liverpool and thereto belonging shall make their entry and pay key toll, anchorage and customs to the Mayor's collector appointed town's customer on pain of forfeiture of such pickard or boat, and the goods in them laden."

Waterford and Wexford.

The Waterford and Wexford merchants, as well as the citizens of London, enjoyed a prescriptive right to exemp-

^{1 &}quot;Badger," Fr. Bagagier — one that buys victuals in one place and carries them to another to make profit of it.

tion from the town's customs. The Liverpool burgesses endeavoured to restrict this exemption within the narrowest possible limits.

1598. At an Assembly in Common Hall on March 31st, 1598, it is entered

Imprimis. "The men of the towne of Waterford and Wexforde in Ireland being free with us, and wee of this Corporacon free wth them, therefor and conc'ninge the Townes Custome of bothe places. Whether they ought to paie Hallage for theire goods and m'chandizes or not; for us it is confessed the keper of the comon Warehouse of this towne hath not demanded that Duetie of Hallage of the M'chants and men of those twoe places of Waterforde and Wexford. Yt is nowe concluded and agreed that from henceforth the Keper of the saide Warehouse for the tyme beinge shall take and receive Hallage of all Waterford and Wexford men for all goods and m'chandizes by them brought hither or hereafter to be brought, as other the forrain's do or ought to paie &c., any freedom notwth standinge."

These vexatious restrictions were carried into the ordinary transactions of daily life. Thus, on the 14th November, 1588, the following Port Moot presentment appears:—

1588.

"Imp'mis. The said Jurors do agree that no Town's folks neither men, Forstalling. women nor servants shall buy any butter, eggs nor fish, before the same brought to the usual place of the market, unless such as be old customers, which use to bring butter to their old customers—upon pain to forfeit for every such offence, every offender six pence."

Oppressed with these absurd and minute interferences and Monopolies. penalties, illegal though they were, one wonders how trade and commerce could be carried on at all. All the ordinances seem calculated, if not intended, to drive trade away from the port. The political economy of the reign of Elizabeth was of a strange and anomalous description. It seemed to consist in a general scramble for monopolies, every trade and every community striving to obtain for itself some special advantage over its neighbours or rivals. Before the end of the reign, however, the results had become so intolerable that a strong remonstrance was made by the House of Commons to the

Queen, who wisely and graciously acknowledged the mistake, of which she said she was unconscious, and promised that a remedy should be applied.

The next section will illustrate the regulations under which commerce was carried on, and the mode of transacting business.



TRADE AND COMMERCE.

The prohibitions and restrictions under which trade was carried on have been noticed above. Even where no restrictions existed a sharp look-out was kept on the tradesmen and merchants. Thus we read:—

1558. Thomas More, Mayor. "Item; it is ordered by the said Trade Inquest that the Mayore for the tyme being cause proclamation to be Regulations. made at the Crosse that no shoemaker of the countrie doe bring shoes to sell in Liverpole market made of horse hyde or of unlawful barked leather; to forfitt the same for the fyrst tyme, and the second tyme to forfitt the same that be made of horse hyde or of unlawful barked and tanned leather, and further to make fyne at the Mayor's discretion. And the thyrd tyme soe doing to have imprisonment at the Mayor's discretion, and to be banyshed the market."

This regulation was repeated from time to time, and officers were appointed to inspect the tanneries, to reject sheep fells and horse hides, to see that the leather was properly tanned and curried, and that the shoemakers were supplied with the proper article. The shoemakers were liable to forfeiture and imprisonment for any neglect on their part.

Forestalling and regrating were severely dealt with. The dealing in corn seems to have been a perpetual difficulty and cause of anxiety.

1562. "Item, we find it needful that no freeman shall buy on the Against market day in open market over six wyndles of any one grain, and that Forestalling. no farmer or namely trauntors shall buy any corn until the town be served."

Again—

Thomas Secum Mayor. "No man shall buy any corn on the market day but one of the house, as the Goodman or his wife, or some of their

¹ Trauntors were carriers, or much the same as badgers or pedlars.

servants and that no manner of person of this town shall cause or appoint any person of the country to buy any corn for them on pain of 6^s 8^d for every offence."

1578, April 28th. In the Great Assembly it was ordered and agreed

Shipments prohibited. "That whereas corn and grain was dryven to an excessive price by reason of the transporting thereof by boats into Wales and other places, contrarie to a good order therefor provided, and proclamation in that behalf made. . . . that from that tyme forthe as occasion should require, the water bailiffs and other officers shall make diligent search for all such vessells or boats as shall be laden with corn or grain, and that they shall bring all such vessells to this side the water, and there to get the same discharged and landed and taken to the markett."

The Deputy Customer was also sent for, and instructed that he should not take any entries outwards of vessels so intending to transport grain.

Merchants' Gild and Hanse. In the charter of Henry III. the burgesses were granted liberty to have a "merchants' gild and hanse" (gildam mercatoriam cum hansa,¹ &c.). The merchants' gild developed into the Corporation, but for a long period the hanse was a body trading on its own account, and looking with jealous eyes on all competitors, and if it could not drive them from the field, endeavouring to mulct them in a fine for permission to trade. Thus—

1581, April 13th.

"Rauffe Serocold of Manchester gave four marks to the town to be allowed to make his best market for his Iron and Trayne Oil which came to Liverpool in the good ship the barque Straunge."

1590, November 5th. Item—

Town Bargains.

"George Hodser a merchante from Ireland, whoe brought hither certen grayne, to wete, Wheate, and Rye weh was thought conveniente to have ben hadd as a common bargain for the towne; howbeit after some conference in the haule at a convocacon there, yt was agreed betwene Mr Maior, his brethren and burgesses, and the said Hodser that the same George Hodser in consideracon of the sume of xxvjs viijd by him to be

¹ Hansa is explained by Ducange to be "Mercatorium Societas," a company of merchants or traders.

paid unto the towne he should have libertie to take his best marquett for Payments for his said comoditie within the towne, which was to him graunted and soe Privilege. paide for the same the said sume of xxvj' viijd to the hands of Mr Bailiff Formebie for the Towne's use."

1591, March 23rd. At an Assembly in the Common Hall,

"One Mr Pratt came before Mr Maior and the whole assemblie concerninge certen Rie and Barlie by him and his captin brought into this ryver from Ireland, to the nomber and quantitie of sixe score barrells of both sorts, we they p'ffered to Mr Maior and the towne to be solde, for the w^{ch} Mr Maior wth the consente of the wholl assemblie proffered vijs iiijd for a barrell of the said rye, and sixe shillings for a barrell of the said barlie, weh price the said merchants of the foresaid grayne refusinge, did then and there voluntarelie make p'ffer to Mr. Maior to the towne's use and p'ffit of the sume of xxxiiis iiiid to have license and free libertie to take their best marguett for the sales of theire said graine, we'n in ende was to them granted by a gen'all consente and soe they p'mised to paye the said sume of xxxiijs iiijd which was to be paid wthin twoe dayes then nexte following."

The Hanse, or trading body, included the whole of the Hanse. freemen and burgesses, to whom any produce imported had first to be offered. A value was put upon it by the Prizers If the importers did not chose to accept the (appraisers). price so fixed, they had to bargain with the town as to what they should pay for permission to sell in the open market. In 1501, one Gyles Brooke (who was Mayor in the following 1591, year) had bargained on his own account for a cargo of grain from Ireland. This was considered a grave offence, and in 1501, March 23rd, at an Assembly,

"It was inquired whether come or other victuals cominge or to be broughte unto this saide towne and porte of Liv'poole by waye of merchandize may lawfullie and by the orders of this howse be bargained and bought by anie freeman of this towne wthoute the speciall licence and consente of Mr Maior of the same towne for the tyme being wth the assente also of the aldermen his brethren and burgesses, the same goods beinge before p'ffered to the towne to be solde.

"Whereunto all the wholl assemblie (by poles and afterwards wth a gen'all voice) made answer sayinge yt was not lawfull for anie one to bargain or buie any of the comodities above mentioned, the same beinge first (to be) p'ffred to the towne to be solde as is above said.

Gyles Brooke prosecuted.

"Whereupon the determination of a certen offense supposed to have bene committed by Gyles Brooke of this towne marchant touchinge the buyinge of certen graine brought hither by one Phepole's man oute of Ireland was referred and putt over untill fryday then next followinge."

On Friday the Assembly met again

"concerninge the determination or ending of the matter of offence committed by the said Gyles Brooke before menconed and spoken of. The offence beinge sufficientlie founde and approved in the said Gyles Brooke as well by the confession of the yonge man s'vante to the said Mr Phepole aforenamed, whoe had solde the forsaide graine unto the said Gyles Brooke as otherwise, a ffyne by a gen'all consente was sett downe, according to the greatter p'te of the said assemblie beinge dem'ded for the assessinge of the said fyne to the sume of ffyve shillings in regard the said Gyles Brooke did alledge his said offence to be done and committed ignorantlie and not otherwise, and submitted him selfe to the curtesie and good consideracon of the wholl howse wen sume of fyve shillings was by him paid to the hands of Mr Bailiff Ball to the towne's use."

Mr. Phepole, the importer of the grain, was at a subsequent Assembly also fined 5s.

This eccentric mode of doing business was entirely illegal and contrary to the terms of the charter of 1556, but in such a remote part of the country the central machinery of the law was very difficult to put into motion, and there was no powerful body whose interest it was to take the matter up. The system worked anything but smoothly; the shifts and devices which had to be resorted to are ludicrous.

1591, April 14th.

Tallow Embargo. "Item, concerninge certen Tallowe called rendered tallowe, brought hither for a towne's bargain, the quantitie whereof beinge soe small as but fyve cwt or thereabouts yt is therefore thought mete and soe agreed upon by a comon consente, that from henceforth anie freeman of this said towne, one or moe may bargaine and buy as well the said quantitie of tallowe above menconed as all other such like we'h shall fall oute as this doth, not fitte for a comon bargaine yet nevertheles, if any one free burgess of this towne, being a townesman shall buie anie suche quantitie, he shall not denie one or moe of his neighbours beinge free of the Corporation to be p'takers thereof wth him; soe he or they come in conveniente tyme. And that the first buier of the same shall upon suche bargain or contracte made geve undelaied notice and knowledge hereof to Mr Maior

of this towne for the tyme beinge or to his deputie, soe as either proclamacon maye be made or els particular warninge be geven at ev'ie freeman's house by the underbailiff to the same effecte. And the like order and rule to be observed for corn and graine."

"Item. It is nevertheless thought mete and conveniente and thereupon Permission to agreed as afore' that anie one towne's man being a free burgess of the Freemen. same shall and mave wthoute restrainte or offence, bargain and buie anie rendred tallowe not surpassing one cwt of roughe tallowe; not above the nomber or quantitie of thirtie or fortie stonnes, or the nomber and quantitie of xxx^{tie} barrels, and not above of graine or corne, brought or to be brought hither to be solde by anie maren' or sailors or other p'son or p'sons, and this to be lawfull for anie one townes man beinge free, for his owne p'per use whout anie other to be p'taker w'th him thereof, anie above to the contrarie notwithstanding."

Again the subject came up April 20th, 1591.

At a Convocation in the Common Hall, before Mr. John Byrde, Mayor.

"First conc'ninge certen tallowe latelie brought hither by one Nicholas Privileges of Creley and others, whose names are hereafter subscribed, supposed to be Freemen. bargained and bought contrarie to the orders of this towne, to the use of forrainers, w^{ch} said tallowe as it appeareth now sithence, was not so bought as yt was supposed. Soe that it is nowe by this wholl assemblie concluded and agreed, that in the furtherance and advancement of or liberties and trafique here, yt is and shall be lawful from henceforthe, to and for evie or anie mann' of townes man beinge a fre burg's of this Corporacon to bargaine and buie anie manner of goods m'chandizes, and other comodities whatsoev (victuels onely excepted) to and for his owne p'per use and comoditie not extendinge above the value and sume of twentie pounds; soe as the marchante sellor of the same goods &c doe yelde and paye for his libertie and licence to sell the same to the townes use and benefite the sume of eighte shillings, and for victuels the lyke libertie is graunted, both to the seller and to the buier, if the comoditie of such victuells surpas not the value of tenne pounds, the seller yeldinge and paying to the townes use the sum of foure shillings, and this order to have continuance and be in force untill yt be repelled or revoked by this howse."

"Item, it is further agreed as afore that if anie townes man will have Nicholas parte of the tallowe nowe supposed to be solde by Nicholas Creley, and Creeley and others, givinge notice thereof to Mr Maior anie tyme of this p'sente dave. others. he shall have the same at the price of iijs vijd the stonne, so as to take it by the Cwt or barrell, and make undelaied paimente for the same upon the receipt thereof. And for this tyme the m'chant buier shall paye for his licence of the sales of the said tallowe but sixe pence upon the barrell, Licenses.

and xij^d upon the cwt the former order notwithstandinge. And the said Patrick Creber for his p'te had libertie for his porcon of the said tallowe viz for licence to sell the same, payinge therefor the sum of twoe shillings sixe pence, w^{ch} was paide to the hands of Mr Bailif Formbie to the townes use."

The dealings in "tallowe" had nearly led to another collision with Chester.

1591, May 31st. At a Convocation in the Common Hall

Tallow from Ireland.

"Imp'mis for and conc'ninge certen tallowe brought hither by one Garland from Ireland Marchante, viz twoe tonnes in casque, and because that men of Chest^r as appeareth by a l're missyve sente from the Maior of the said citie of Chest^r to Mr Maior of this towne, have bargained and bought the same by an absolute contracte. To cutt off such disordered dealinge, it is thought mete that the said comoditie shalbe taken by the towne and for that the quantitie thereof is but smale, yt is concluded and agreed by the wholl assemblie that Mr. Maior shall have the said tallowe to his owne comoditie and use payinge to the towne for the same the sume of x¹¹."

The same high-handed measures were adopted with regard to wool, but had occasionally to be relaxed.

1594, January 3rd. At a Convocation in the Common Hall—

Wool.

"Item. Whereas by a former order heretofore made there hath bene taken and levied a peny upon ev'y stonne of Wull brought hither to be solde, it is nowe at and by this p'sente assemblie above menconed for div'se reasonable and good consideracons them movinge and p'tely in regarde of the scarsitie of Wooll nowe beinge. Therefore thought meete and verey requisite and so agreed upon by a comon consent, that the takinge or levyinge of the saide duetie of one peny upon ev'y stonne of Wooll as aforesaid shalbe forgone and cease whin this said towne, untill further order shalbe in and by this said howse therein taken and established."

This constant huxtering and meddling brought with it its natural consequences in driving away trade from the port. It would have been strange had it been otherwise. The greed and selfishness frustrated the objects aimed at, and, instead of enriching, impoverished the town.

1566. Decay.

In 1566 the petition to the Queen describes Liverpool as

"your Grace's decayed town." At the end of the century it is recorded-

1599. "Item that the keeper of the Comon Warehouse of this towne shall have xxijs viijd and the Town Customer xvs for this p'sente yeare for theire severall wags in regard of the small trade or trafique that nowe is . . . if Mr Maior, his brethren and burgesses doe thinke of it soe to be, untill God send us better traffique."

The four merchants or "praysors" annually appointed Praysors. to conduct the mercantile business of the borough did not always give satisfaction. In the year 1500 we read as follows:—

"22nd Feby., 1590. An Assemblie in the Comon haule, before Mr

Maior (John Byrde)

"In which Assemblie Mr. Maior caused to come before him Richard Hodgson of Liv'poole aforesaid, marchante, beinge one of the four Hodgson m'chants for the said towne, y'is p'nte yeare, conc'ning certen herings charged. to the nomber of xxxiiii barrell, heretofore sente hither to him by one Richarde Prickett m'chante owte of Irelande, w'ch said herings were by the said Rd Hodgeson conveied and sente awaye from hence, wthoute makinge Mr Maior prive or in anie sorte therewth all acquainted, contrarie to the liberties of this Corporacon, and against the oths of a ffree burges of the same. In soe muche that Mr Maior (havinge thereof intelligence) at this said Assemblie p'posed the question, Whether the said Richd Hodgeson was in ffaulte and finable for that his attempte on the p'misses, and caused ev'ie man of the said Assemblie to be demanded by poles of theire sev'all opinions, whoe did ev'y man sev'allie p'nounce against him as verie faultie, and deserved a ffyne to be imposed upon him for the same: yet in conclusion, forasmuche as the said R^d Hodgeson pleaded ignorance, and did earnestlie p'test in open audience that he did not commit the said offence either malitiously or to hinder or p'judice the towne in anie thinge to his knowledg, and soe humbled and submitted himself to the courtesie and good consideracon of Mr Maior his brethren and the rest of the burgesses, cravinge favor for his offence. Whereupon and in regard yt was his first offence in that behalf done, it was therefore considered in favourable manner that his fine should be mittigated, soe as he was assessed to paye but the sume of Two shillings six pence, as a small fine in respecte of his deserte, which was paide p'sentlie then down to t' hands of Mr Bailiff Ball to the Towne's use."

The entries respecting these "towns bargains" are Bargains.

A barrel of herrings usually contained 1000 fish.

numerous, and illustrate very significantly the difficulty as well as injustice, of artificially restricting and diverting the ordinary and natural course of commercial transactions.

Weights and Measures.

The regulation of weights and measures formed an important part of the business of the town's officers, and was a source of no little difficulty.

1560.

In 1560, the weights and measures were examined; standards were ordered to be provided and kept, and a public weigh-house was established.

Grain Measures.

1565.

Considerable differences arose as to the mode of measuring grain. The strike measure was the customary method, but from some cause or other it was unsatisfactory. it was resolved by the Mayor and Commonalty "that the stricken mete and measure should be laid away and not used any more, but that the old upheaped mete be had, used and allowed and none other," upon pain of forfeiture and imprisonment. It was also ordered at the same time—

Corn Market. "that all persons having corn in this market shall unbind and set open their sacks bags and pouches against Master Mayor or his officers shall come and walk through the corn market place; and also that every person shall keep order in setting down their corn in the market place one by another along both sides the street, as Lancashire folks on the east side and Cheshire folks upon the west side, and not one to stand before another to the grief and annoyance of any person; and also that the foreigners, and specially such as be called Badgers buy no corn before the inhabitants be served during the space of one hour after the bell be rung; so that the inhabitants may have the free market that one hour, according to the ancient use and custom."

Badgers.

1566.

In the following year, 1566, the Commonalty were again called together to consider the diversity of the measures used. All manner of persons were commanded to bring in their wyndles to be examined. About a dozen were brought in, which all differed, some containing 55 quarts, some 56, and others 57, wine measure. A standard was fixed upon, and it was resolved--

Wyndles.

"That one wyndle containing 56 quarts of wine measure up heaped

shall ever from henceforth be fastened with lock and iron chains, and the said wine quart affixed to the same to the bench in this hall to stand, and to be the right and just standard."

In 1589 there is a record that the Assembly

1589.

"find it convenient to have a new half wyndle made for a water measure, to contain two quarts in every half wyndle more than the land measure, and the same to remain in the hall for the town's use."

It was also agreed

"that the two leave lookers shall everie Saterday take a juste half wyndle sealed by Mr Maior to trye everie man's wyndle beinge a seller or buyer of Corne," &c.

In 1558, it was ordered that

1558.

"every Miller on warning given shall bring his toll-dish to Mr Mayor Millers' Toll to a lawful size thereof sealed under a penalty of 6d." Dish.

There are many regulations during this period as to the Ale and Beer. sale of ale and beer, the general drift being to limit the price to one penny the quart. Thus, on the 24th October, 1586, it is ordered at the Port Moot Inquisition that

"no alewife within this town shall from henceforth sell or cause to be sold any ale or beer above one penny the quart, and that they shall bring a full quart open, to the intent they shall use no deceit."

In 1581, February 5th, it was ordered that

"the Websters, Haberdashers and those of any other trade, from Weights. henceforth shall use nineteen pounds to the stone, and sixteen ounces to every pound."

From various scattered notices we are able to form a Nature of the tolerably accurate idea of the nature of the trade carried on in Liverpool in the sixteenth century. The principal intercourse was with Ireland, which led to the friendly exchange Ireland. of privileges with Waterford and Wexford, the burgesses of each port being exempt from town's dues in the other. A considerable export of fish, principally herrings and salmon, Fish. was carried to Spain and Portugal, from whence wine was Spain. Portugal. imported in return. Spanish iron was also brought in. On the 8th July, 1595, there is an entry

Iron.

"concerninge certen Iron to the quantitie and nomber of ffyve tonnes of Spanishe Iron brought hither by one Thomas Worrall a marchant, whoe demanded xv" xv per tonne of the same, and to be clearlie discharged of all Customes and other charge conc'ninge the towne."

Other entries show that the import of Spanish iron was frequent. English iron was also dealt with. At a Convocation on January 11th, 1596, it is noted—

1596. English Iron.

"For and concerning certain English Iron to the quantitie of xvii tonnes brought hither by one Mr Tuckie a marchant and by him offered to the towne as a comon towne bargain, we said Iron upon triall thereof made by t' hands of Thomas Bannaster at Mr Maior's appointant was founde to be verie coarse mettaill, brickell, and verie unfitt for this place."

On the 20th November, in the same year, mention is

Commodities. "a certein barque latelie arrived at this porte from the West Countrie, called the Marie Grace, laden wth div'se and sundrie comodities and marchandizes, (as English iron, Traine, Tynne, Woade, Sugar, Sumacke, Clothe, ffyshe and other things) whether the same p'misses be fitte and necessarie for a comon towne bargaine, the said comodities arrising in the wholl to the value or sume of a thousand pounds or thereabouts, as the m'chants thereof affirme."

Wool. Tallow.

Wool and tallow were dealt in to a considerable extent. The incipient manufactures of Lancashire are recognised in their feeble commencement. In 1565 mention is made of a cargo consisting of 218 pieces of Manchester "small cottons." which were estimated at 14s. 6d. the piece. The texture here mentioned was not cotton in the modern sense, but coatings, whether of linen or woollen fabric.

Cottons.

Shipping. 1558.

Notices of the shipping of the port are interesting, but not In February, 1557-8, an order was received very numerous. from the Privy Council that

"the Queens Majesty being informed that not only the French and Scots our enemies, but also others by their instigation do make great preparation as is supposed, to attempt some enterprise against Her Grace's Realms, hath therefore thought it convenient for the defence of the same to take order that immediately store be made of all kinds of

Levy.

1558.

ships and vessels, being her subjects within this realm, and also of all other her said subjects that hereafter shall happen to come. Wherefore these shall be, not only to desire you, but also in her Highnesse's name, straitly to charge and command you that forthwith you warn and straitly charge all owners of ships that none of them pass the seas without special license; and that you do with all diligence, certify unto us the number of ships and other vessels within the port or creeks belonging to the same, what tonnage they be of, and likewise the number of mariners and seafaring men within the said port and creeks."

Signed by the Archbishop of York, the Bishops of Winchester and Ely, the Earls of Arundel, Pembroke, and Shrewsbury, and others.

The return made by the Mayor (Thomas More) certifies Return. that

"There is two ships within this port and haven belonging to the town, the one being of the burden of 100 tons, the other of 50 tons, with 7 other smaller vessels appertaining unto the said town, and creeks, now ready, stayed at this present by virtue aforesaid; and also four of the like burden betwixt ten tons and thirty, which as God sendeth them home shall be stayed by vertue aforesaid, and here be of mariners and seafaring men belonging to the same port, the number of two hundred which obtain their livelihoods by the sea, and thus the Holy Ghost always preserve your Lordships with much success and honour."

In 1565, there is a record that

1565.

"This year, Master John Crosse, Mayor was joined in communion with Sir Richard Molyneux Knt and Capt Piers for the safe keeping of a French ship and cargo of St Jean de Luz taken by Capt. Piers in the French Prize. Sarah, one of the Queen's ships, and also of a Spanish ship taken in the Spanish Prize. port of Liverpool, which ships at this present be laid in dock within Aterpole, and all the goods in the Tower of Liverpole."

The owners of the Spanish ship wished to redeem the property, and an assessment was made of the value. She was an old caravel of 70 tons burden, and was appraised, "with all her furniture and apparell," at the value of £75. Her cargo, consisting of 218 pieces of Manchester small cottons, alluded to above, was estimated at £158 is. The ship and cargo were redeemed by the Master, John Desareno, of Bilbao, who thereupon sold them to Master Ralph Sekerston and his son Thomas, the price being left to arbitration.

1565. Return of Ships. The same year a commission of inquiry was sent down to obtain a return of

"all ships and owners of any ships, vessels or boats as well in this the Queen's Majesty's Borough Corporate and Port town of Liverpool, as also in any town, haven, creek or landing place between Warrington and the water next Preston, called Ribble,"

with other information.

The return states the number of householders and cottagers on the 12th November, 1565, to be 138, being a reduction of 30 from 168, the original number of the burgages. The number of vessels belonging to the port was twelve. The largest 40 tons burden, with twelve men, the smallest a boat of six tons, with three men. Three craft hailed from Wallasey, of 24, 14 and 8 tons respectively.

Requisitions were sometimes made for the conveyance of troops to Ireland. An order in Council was addressed to the Mayor in 1579, to secure

1579.

Requisition.

"so many ships and barques as shall or may come hereafter into that port or other place belonging unto you, and so that the same with such expedition as may, be put in a readiness with such mariners and convenient furniture for the transportation of the said forces which shall for that purpose make their repair unto you."

1590.

In 1590, at the Port Moot Inquisition, there is the following entry:—

Clearances.

"Imprimis, the said Jurors are agreed, that evrie owner of anie shipp, barque, or other vessell shall enter his said Vessell wth the Town's Customer of this towne, owte gate and ingate, and shall give his invoice of all suche goods and m'chandizes of all and ev'ye p'son and p'sons not free of this Corporacon, w'ch they have abord in pain of their fyne."



STREETS, BUILDINGS, AND SANITARY PROVISIONS.

The original town, as set out by King John, consisted of original two streets crossing each other at right angles, forming four arms, called respectively Castle Street, Jugler Street (afterwards High Street), Dale Street, and Water Street. The centre where they met was called the High Cross. Chapel Street and More Street (afterwards Tithebarn Street), and Mylne Street (afterwards Oldhall Street), were subsequently added, their intersection with Jugler Street being called the White Cross. So the town continued for many ages, with little improvement or extension down to the time of the Restoration.

In 1558, in appointing a committee of the burgesses, four were selected from each of the four principal streets. These are repeatedly recognised in the records.

1565.

1558.

In 1565, seven streets are named, containing 184 tenements. These returns, however, vary considerably from 184 down to 138 in the course of very few years.

In 1581 a subsidy was levied on the inhabitants, of whom 1581. a list is given in the record. About 100 names are given, residing in six streets. There were doubtless many omitted who were too poor to contribute.

In the first chapter I have referred to the grants for paving, or rather the permission given to levy contributions for that purpose, previous to the sixteenth century.

In 1560, Ralph Sekerston being Mayor, a vigorous effort

1560.

was made to mend the streets, the Mayor, it is recorded, "in his own proper person labouring himself."

1583.

In 1583, the Jurors at the Port Moot Inquisition presented Wm. Secum, Alderman, late Mayor,

Repairing Pavement. "for not causing the highways to be repaired and amended the last year, according to the statute."

Likewise

"for not causing the dunghills or myddings within this town avoided, according to the order of the last Court."

1592.

In 1592, the same authority resolves

"that the streetes of this towne shall be repaired and amended, where need is, but especiallie Chapel Streete."

1595.

In 1595, at a Convocation in the Common Hall, it was resolved—

Paving.

"Imp'mis for and conc'ninge the necessarie reparacon of the decaied p'te and place of the strets whin this towne for pavinge of the same; whereupon it is agreed by consent of the whole house that the same decaied place of the pavements shalbe w'h all conveniente expedicon geve in hand wh all. And that ev'y townes man havinge a teame shal serve w'h the same half a daie a pece in due order and course, as the necessitie of the work shall require."

"It" that everie householder not havinge a teame, shall find a sufficient labourer, accordynge as the work shall fall oute, and as he and they shalbe required or appointed by Mr Maior, his deputie or baliff for the tyme beinge."

1601.

In 1601, at an Assembly, April 6th, we find an

Repairs.

"Item, concerninge the decaied place or p'te of the strete; it is agreed and thought good that a former order heretofore made and set downe in that behalf shall be observed and have continuance viz That ev'y inhabitant of this towne shall repaire, amend and maintaine the pavemt before his and theire dwellinge houses, but for the place nowe decaied or broken and hereafter to be decaied in the strete before the closes of Mr John Crosse and all other such like grounds, the same to be repaired and amended at comon chardge of the whole towne."

Bridge.

Down to the latter end of the seventeenth century, the only exit from the town eastward was by a bridge over the

Pool Stream, at the end of Dale Street, called the Town's End. The stream occasionally overflowed and changed its Orders were repeatedly given for its repair and improvement. Thus, under October 30th, 1589:—

1589.

"Item, that the water course shalbe clensed, that runeth under the bridge at the Towne's ende, for that yt is gone from the right course."

As an amusing contrast between the Liverpool of the sixteenth and of the nineteenth century, I may refer to an entry of the Port Moot, October 20th, 1500:—

1590.

"Item Wee are agreed and doe fynde yt verie necessarie and convenient that from henceforth all those inhabitants of this towne w'ch occupie or use anie gorse or fearne, not havinge convenient place nor Gorse and rowmthes for the settinge or placinge thereof neare or aboute their Fern. dwelling howses whout danger of inconvenience or hurt, shall sett and place all the same gorse and fearne either beyonde the Castell, beyonde the Teithe Barn and at the Towne's end, upon pain of such fines as shalbe sett downe by Mr Maior for the tyme being.'

The road northward to Ormskirk passed through the North Road. fields at Kirkdale. The intercourse must have been remarkably sparse, for there is an entry, October 31st, 1597, to the following effect:-

"Item, they finde it mete and convenient that the Heyward shall goe ev'y Thursday to the yate at Kirckdall, and that noe beast nor cattaill shall be suffred to passe through the towne field coming from Ormskirke in the summer tyme."

The town was occasionally visited with the plague, doubt-Plague. less owing in great measure to the narrow ill-built streets and the defective sewage, but when the scourge was upon them the authorities were capable of acting with vigour and decision. Nothing could be better than the following provisions on a visitation of the plague in 1558:—

1558.

"It is ordered that all persons who may happen to be visited with the pestilence in the said town, that every of them shall depart out of their houses and make their cabbins on the Heath, and there to tarry from the feast of the Annunciation of our Lady until the feast of St Michael the Archangel; and from the said feast of St Michael unto the said feast of the Annunciation of Our Lady, to keep them on the back side of their

Regulations against Plague. houses, and keep their doors and windows shut on the street side until such time as they have licence from the Mayor to open them, and that they keep no fire in their houses, but between 12 and 3 of the clock at afternoon, and that no other person or persons be of family conversation or dwell with them upon pain of imprisonment; and to keep their own houses, and that they walk in no streets except for a reasonable cause; and their houses to be cleaned, dressed or dyght with such as shall be appointed by Mr Mayor for the safeguard of the town."

1559.

On the following January 13th, 1559, it was

Removing Sick.

"Ordered that Elyn Denton, widow shall avoid the town to some convenient place with all expedition until God send her health, and amendment of her disease, which is by estimation the plague."

1562.

1562, January 31st, Thos. Secum, Mayor.

No Lodgers.

"We find it convenient that every householder shall solely occupy his and their house and houses on their backsides except they be warehouses for merchants; we say not to take inmates or indwellers unto them, for that we find not to be for the commodity of the town, and Mr Mayor to see this executed and in the default of the same to pay to the common coffer 3^s 4^d for every time."

Dunghills removed. "Item, for the worship of the town we find it very expedient that all dunghills and middings be clearly and clean taken away being within the Mayor's walk; that is from the White Cross to the Castle, and from the house late of Rauff Wilme to the water side, before the feast of Pentecost next."

1567.

There seems to have been a gleam of prosperity about the middle of the sixteenth century. In 1567 there is an entry—

Increase.

"Forasmuch as by the means of buildings as also greater repair of people than in times past, the town is much troubled on market days with beasts and cattle, we find it needful that proclamation be made that from henceforth the beasts and cattle market be kept about the Castle and not in the town."



ECCLESIASTICAL NOTICES.

The entries relating to Church affairs are very numerous. Liverpool was nominally in the Parish of Walton, and so continued down to 1699, but the connection was a very loose one. Beyond the levying of tithe in the lands within the borough, the parochial chapel was left in the hands of the Corporation of Liverpool, who appointed the incumbent and paid his stipend.

The first notice is in the reign of Henry VIII., which was also re-enacted in the reign of Mary (1558.)

1558.

"It is agreed by the Mayor and Bailiffs with a full consent of the whole Assembly of the Burgesses of Liverpool, that there shall be hired a clerk Priest. that can sing his plain song and prick song, and play on the organs—5 marks—and it is to be levied by force of one ley yearly to be gathered by the Bailiffs for the time being."

In the same year it was

"Ordered that the Priest of St John's altar for the time being shall Morning daily say mass between the hours of five and six of the clock in the Mass. morning, that all labourers and well disposed people minded to hear Mass, may come to the church to hear Mass at the said hour."

1555, April 26th.

1555.

"Mem. At this present Assembly came Wm Smythe of Liverpool before Sir Wm Norris Knt, Mayor and others of the Assembly, and there presented one will in parchment dated 3rd Feby 1525 made by Thos Gylle 1525. of Liverpoole dec^d whereby it appeareth certain copyhold lands, and Bequest by Burgage lands are given to certain intents to the Chapel of St Nicholas of Gylle. Liverpoole and to the Parochial Church of Walton and to the Chapel of Waretree."

Then follow arrangements for the safe custody of the documents.

¹ There is no record of a parochial chapel ever having existed at Wavertree.

Chantries.

The four chantries in the chapel of St. Nicholas were confiscated by Henry VIII., but it would appear that the lands appertaining to the incumbency were not meddled with. In 1558, there is an entry on the record that the Mayor should yearly associate with himself twelve of the most honest men of the town, who shall view the Church lands and tenements to see that there be no waste nor decay.

1552.

In the 5th Edward VI. (1552) we find the following presentment of the Port Moot:—

Church Goods. "Item, we ffynde that the Church goods shall be called fore, and put in a place togedd' to the towne's use and all the comyns of the towne may be p'vy to the same.

Clerk.

"Item, we ffynde that the clerke of the churche ffrome his dep'tyng oute of the towne in to Spayne shall have noe wagys of the towne."

St. Nicholas.

The chantry rents had been disposed of or leased, and it appears from the documents that the Corporation held a lease of the chantry of St. Nicholas. On the 23rd March, 1591, we read—

"Item. Mr Maior received the notes or certificate of soe manie of the tenants of the late dissolved Chantrie of St Nicholas, of this towne, as did p'fer and presente the same before him, to the intente to certifie the same unto Mr Asshton her Maties receivo"."

1591.

"1591, April 14th A Convocation in the Common Hall, before Mr Maior, Willm More, John Crosse Esquiers.

St. Nicholas Chantry.

"At which Assemblie or Convocacon the matter touchinge the returne of the certificate of the lands of the late dissolved chantrie of Sainct Nicholas whin this towne of Lyverpoole was putt in question by Mr Maior. Whether yt were more requisite and conveniente that the retourne or certificate aforesaid should be made and sente unto Mr Asshton according to the late notes p'ferred by the most parte of the tenants of the said chantrie lands accordinge to the Leasse, or accordinge to a l're devised in that behalfe by the councell and advice of Mr Halsall our recorder for div'se good consideracons in excuse of the towne, (the copie of w'ch said letter hereafter ensuethe) And yt was thereupon concluded and agreed by a generall consente, That the same letter (then and there beinge openlie read) shoulde be ingrossed, made upp and for answer aforesaid certified unto Mr Asshton; and Roger Rose to be the messenger to carie the same.

"The copie of wch said Letter ensueth.

"Righte Worshipfull, whereas at yo' laste beinge in Lyverpoole yo' Lands. pleasure was that I shoulde signifie to youe the contents of the Landes we's wee holde by leasse of her Matie, beinge of the Chantrie of Saincte Nicholas in Liv'poole. Soe it is, and it please yo' worshippe that manie of the tenaunts are in Ireland and some of theim in London whereby I can neither informe youe nor my selfe of the contents thereof, nev'theles wee are to entreate yo' worshippe to be the meane for the towne of Liv'poole, that a Leasse of the p'misses may be graunted to the Mayor, Bailiffs and Burgesses for suche lyke tyme and consideracon as hathe Lease applied bene graunted and geven for the same afore tyme, and in soe doinge wee for the saide Mayor, bailiffs and burgesses shall not onelie thinke o'selves greatlie indebted unto yo' worshippe, but also tyed to yo' commands."

What the result was is unknown. There is no further entry on the subject.

The appointment of the incumbent was in the hands of Incumbent. the Corporation, and had probably been so from the erection of the church in the fourteenth century. In 1555, during the 1555. Catholic reign of Queen Mary, Sir Evan Nicholson was the priest.

At an Assembly, August 12th, 1555, it was inquired how the priest should be answered of his wages, which had got Stipend. into arrear. This was respited, and continued to hang on for several years; for in 1559 it was ordered

1559.

"that Sir Evan Nicholson should receive the arrearages of the stipends and wages due."

Sir Evan Nicholson, like the Vicar of Bray, seems to have Nicholson. gone with the times. In 1555 he was the Catholic priest. In 1559 he became the Protestant incumbent.

In 1581 we find Sir James Seddon installed as incumbent, 1581. but his appointment is not recorded. He seems to have been a pluralist, for on the 24th October, 1583, there is an entry on the record:—

"A note of the stipend or wage of Sr James Seddon, clerk incum-Seddon. bent here, both how much and in what manner he is paid at Halton and here at Liverpool as followeth"

² In the sixteenth century the parochial clergy usually had "Sir" prefixed to their names. Sir Hugh Evans and Sir Topaz will occur to Shakespearean readers.

Stipends.

"The said stipend paid at Halton is iiij" xvijs vd

Deducted viz

ffirst for a Debenter xijd so there is paid clear at

Postage iiijs xd Halton iiij" iiijs vijd

Messenger xijd

Porter— xijd

Garder & xijd

Clevicorde xijd

Acquittance viijd

Going & Coming ijs iiijd"

This is not quite correct. The balance, according to the figures, would be £4 6s. 11d. The sum for postage 4s. 10d., looking at the difference in the value of money at the time, exhibits in strong light the difficulty of intercourse.

Dismissal.

According to the records, Sir James Seddon was dismissed from his office. We read, under date August 24th, 1585:—

Martyndale appointed.

"Sir James Martyndale, being recommended by a letter from the right honble Henry Earl of Derby, was chosen as incumbent by a majority of 30 against 14 in the room of Sr James Seddon; at which Convocacon a great number of the burgesses, inhabitants within the same town were assembled."

Sir James was not dead, for on the 3rd November following he was presented by the Port Moot Inquisition

"for suffering the church yard to be spoiled with swine."

1590. Janion. In 1590, Sir Hugh Janion was the incumbent. The Port Moot, on the 26th October, administer a rebuke to him in these words:—

"Howbeit wee thinke it not mete nor conveniente that he doe continewe his former accustomed journey soe often as he hath done to Chest"."

1592. Presented. In 1592, he is again presented

"for not kepinge the yate of the church yeard open at the tyme of divine service."

This seems to have been a point of honour with the authorities, for it was ordered

"that the Clerke shall call to S' Hugh Janion for the kaye of the church yeard yate, and shall set open the same yate ev'y Sabaoth daye, and other festivall days at the second peale ringing, and shall also kepe doggs oute of the church at service tyme."

Sir Hugh Janion does not appear to have got on smoothly Complaints. with his parishioners. There are repeated entries of complaint against him. The shutting of the gate was a constant cause of dispute. In 1593 he is presented

"for cuttinge downe the greate thorne in the church yarde wthoute licence—pena est vi^a."

In 1594 he is presented again

1594.

"for breakinge the order of the court anent the yate, and also for kepinge horses and kyne in the church yarde and not takinge away their donge."

The Corporation claimed the power of dismissing the incumbent. Amongst the

"Orders set downe by the xxiiij sworne burgesses,"

in 1594, occurs the following:-

"Item that S' Hugh Janion, clerke incumbent here, shall be and continue in his place duringe the tyme he useth him self well and in good sorte, but yet alwaies to be removed at th' appointment of Mr Maior and his brethren."

Again, on the 20th October, 1595-

1595.

"Item. Wee agree that if S' Hugh Janion doe dislike of his place or s'vice as not to be and continue in the same, or of suche stipend and wages as was yelded to his late p'decessor S' James Seddon, that then upon half a yeare's warninge thereof by him to be geven to the towne, or Notice. upon the like warninge to him to be geven by the towne for anie dislikinge of him, hee to be at libertie to dep'te, and likewise the towne to entertaine anie other in his place at their pleasure. The stipend or wage paid by the towne to the minist beinge iij xiij xiij xiid shalbe paid at the feasts of the blessed virgin Marie and St Luke the evangelist by even porcons."

These disputes were temporarily set at rest by the death of Sir Hugh in 1596, when the Assembly elected Mr. Bentley in Bentley. his place, but the spirit of litigation still continued. The ancient dispute about the opening of the churchyard gate, to which so much importance appears to have been attached,

was revived. An an Assembly in the Common Hall, March 31st, 1508, there is an

Disputes.

1598.

"Item. Mr Bentley our incumbent or minister here, being called before Mr Maior at this Assemblie, p'tely concerninge open of the church yard yate at the tyme of Divine s'vice upon the Sabaoth and other festivall daies, and whether he be mynded to continue in his place as minister here, w'ch questions beinge demaunded of him, he answered that bicause Mr Maior (before that time) had used some speaches to him, tendinge (as he did conceave of them) to a dischardge, he was therefore resolved, and had accepted the same as an absolute dischardge of his office, and therefore had p'vided an other place for him selfe, and not to staie anie longer than his tyme viz. St Luke's daie then next to come."

On the subsequent St. Luke's day, therefore, October 18th, 1508, there is a

Grant.

1598.

"Memorandum that at the same tyme Mr Bentley had graunted unto him the sume of foure pounds of lawful money of England in consideracon of his chargs latly bestowed upon the stonne house in the churche yarde, to be paide him at the purificacon of the blessed Marie the virgin next cominge,"

A fortnight after this (October 31st) there is the following entry:—

"An Assembly in the Comon Hall. First concerninge a Minister in lewe of Mr. Bentley, whoe wente awaie of his owne accorde &c. Where-Wainewright, unto Sr Thomas Wainewright by a comon consent was elected and admitted to be minister here, so that hee doe p'cure the consent of the Lorde bushoppe of Chest' thereunto."

> Why Mr. Bentley is not dubbed "Sir," when all the other incumbents noticed during this century have the prefix attached, does not appear. No explanation is given.

On the 22nd October, 1599, it is ordered— 1599.

School.

"That Sr Thomas Wainewrighte shall kepe schole here untill God sende us some sufficient learned man and noe longer, and to receive the wages to be deducted out of the Schole Maister's stipend according to the tyme."

1601. On the 6th April it is recorded—

> "Imp'mis touchinge the wags of the Minister and schole maister of this towne due to have been paied at the feast of th' annunciacon of the blessed Virgin Marie last past, and for that there is no money remaininge

in th'ands of the Bailiffe to dischardge the same, it is therefore thought Stipend. mete and convenient by the whole Assemblie, and so agreed upon, that a taxacon as well for theis as other nedefull causes, and chieflie for the reparacon bothe of the Chapell and Comon hall of this towne, shalbe forthwth taxed and laid, to the sume of tenne pounds."

Disputes as to the mode of conducting divine service Disputes were as rife in the sixteenth century as at the present day. Puritanism was gaining ground in the country, and any deviation in the direction of ritualism met with great opposition. It would seem that a practice had grown up of reading the lessons for the day in the chancel. Against this the laity, as represented by the Corporation, steadily protested. At the Port Moot Inquisition, October 26th, 1500, amongst the

1590.

"Orders appointed and sett downe by the said Jurors"

is the following:—

"Item, they fynde it necessarie and conveniente that the Chapiters Reading the shall be redd in the bodie of the church."

At a second Port Moot, on the 29th October, a Sunday having intervened,

"they p'sente finable, Mr Thos Whicksted late Maior of this towne for that he did not cause the curate to read the latter lesson in the bodie of the churche."

They also

"p'sente finable S' Hughe Janion the curate or incumbent here for that he dothe not reade the latter lesson at morninge and eveninge prayers in the bodie of the churche."

This order appears to have met with very slight attention, for we find it repeated in 1592

1592.

"that the chapters shall be read in the bodie of the church, that the people may heare them."

In 1610, the order is enlarged as follows:-

1610.

"We doe agree that both the chapters shalbe read in the bodie of the Reading the church at Divine s'vice tyme ev'y Saboth day and holydaye" "Item. We do agree that the Curate for the tyme being shall read the

Epistle and Gospel.

Epistle and Gospell in the pulpytt ev'y Saboth day and holydaye, and that he shall (if there be no simon) in the same pulpytt reade an Homvlie accordinge to the Canons."

1602.

1602, October 22nd—

Surplice.

"The Portmoot Inquisition present Thomas Wainwright, Curate of Liv'poole for not wearing his surplas according to the king's injunctions."

Although the funds were so low that they were occasionally without money to pay the incumbent, they engaged a lecturer or preacher in addition to their regular minister. On the 21st June, 1501, is the following entry:—

Preacher appointed. Carter.

"At the Assemblie last above mentioned a motion was made by Mr Major for and on the behalfe of Mr Carter the preacher, conc'ninge what alloweance the inhabitants of this towne will (of their owne voluntarie and free wills) yelde and give towards his better maintenance, in consideracon of his greate good zeale and paines in bestowinge the good talents to him geven of God by his often diligente preachinge of God's worde amongeste us more than he is bounde to doe, but onelie of his mere good will, and the rather in regarde that he thinketh that stipend allowed him by Mr Alexand Mollineux is verie slender for his maintenance, we motion soe made as aforesaid Mr Maior then declared was not to th' intent to have anie taxacon to be laide or imposed upon anie one save Contributions. those which of good will would become contributories for such allowance and consideracon as they themselves and ev'ye one p'sent would willingly p'nounce and cause to be sett downe to be paide quarterlie during their pleasures, and the same to revoke, or otherwise to continue at their owne freewills and not otherwise. Whereupon Mr Maior wth his brethren and div'rs of the burgesses there p'sent did yelde to paye for one quarter of a

> yeare such sumes as are sett downe in a rolle deliv'ed to the Bailiff of this towne, wherin are conteyned manie other names ov' and besyde those we then did yelde to the said contribution, to th' entente Mr Bailiffe should take the paines to know of them their myndes therein, we said first quarter taketh comensement at the feaste of St James th' apostle next."

October 25th, 1591. 1591.

Stipend.

"That Mr Carter the preacher, shall have paide unto him for his paines this present yeare upon the towne's charge the sume of foure pounds usuall money of England."

Clerk and Sexton.

There are many notices of the clerk or sexton, which appears to have been a joint office.

1596.

1589, October 27th. At a Port Moot Inquisition, the jurors make a presentment that

"they are agreed that the Sexton or Clerke shall have the wags or Stipend. stypend weh his father had when he supplied the office of the sexton, and that he shall kepe the clock and receive the yearly stipend of xiijs iiijd in lewe of his wages."

Two of his duties are repeatedly insisted on—the ringing Curfew. of the curfew and whipping the dogs out of church. Thus it appears to have been an annual order at the commencement of every municipal year on St. Luke's day (October 18th)—

"That the clark shall ring Curfie from All-hallows day (Oct 31st) beginning at vii of the clock, and to continue ringing half an hour every night until Candlemas day next coming" (the Purification of the Virgin, February 2nd).

The clerk required keeping to his duty, for we read an entry on October 24th, 1596—

"Item, wee agree that the Clerke shall have no wages onles hee loke Clock. well to the kepinge of the clocke, and that hee shall ringe or cause Curfewe to be rong" (as above).

The whipping the dogs out of church appears to have $_{\mathrm{Dog}}$ been rather a serious business, for it is repeatedly referred to, $^{\mathrm{whipping}}$ and orders given accordingly.

There are repeated notices in the records during this century referring to the Free School. When the Chantry of Free School. St. Katherine was founded by John Crosse in 1515, provision was made for supporting a grammar school in connection therewith. After the confiscation of the chantries by Henry VIII. the revenues were received by the Crown, but on an application to Queen Elizabeth, in 1565, a grant was made out of Grant to these revenues towards the endowment of a free school, School. whereupon the Assembly of the burgesses resolved to supplement it by a voluntary assessment on the inhabitants. A list Assessment of the assessments is given, which is curious as giving the

names of all the householders then resident. The total number was 151, and the amount of assessment £5 138. 4d.

1566.

In February, 1566,

Ore appointed.

"John Ore, Bachelor of Arts was hired in London by Mast^r Ralph Sekerston and others to be schoolmaster. He appeared before the Assembly on the 20th Feby and was admitted to enter and teach upon the proof and good liking, and to have for the year, sick and whole, ten pounds, to be paid quarterly."

1582. Ryle. There seems to have been some falling off in the status of the office, for in 1582, John Ryle filled the position of schoolmaster and clerk, and was ordered to ring the curfew daily. In 1588 the salary was only £7 14s. 8d.

In addition to the church or parochial chapel of St.

Chapel of the Nicholas, we have notices of another smaller chapel, probably of greater antiquity.* Richard Blome, in his Magna Britannia, published in 1673, describing Liverpool, says:—

"Here is also a great piece of antiquity formerly a Chapel, now a free school, at the west end whereof next the river, stood the statue of St. Nicholas, long since defaced and gone, to whom the mariners offered when they went to sea."

1581.

In 1581 there is an entry—

"We are agreed that the rents of the chapel of the key (quay) shall be paid to Mr Mayor to the use of the town as heretofore."

1582.

In 1582, 22nd October, the jurors

"have agreed and presented that the little stone Chapel in the Churchyard shall remain to the town, and that Mr Hall at his pleasure receive the key of the same for the town's use and behoof."

This is no doubt the building referred to by Blome where the school was kept. It remained here until 1720, when the building was taken down and the school removed to a room in School Lane, which was built by Mr. Bryan Blundell as the first site of the Blue Coat Hospital. After the present Blue School was built, 1717-20, the room was let to the

Corporation for the purposes of the Grammar School, and here it continued down to about 1803, when the last master, Mr. Jno. Baines, died, and no successor was appointed.

In 1587, a curious controversy arose about precedency in 1587. the places in church, which is thus entered:—

Decr. 10th. "It was ordained, concluded and by the whole Assembly Precedence in aforesaid agreed, That where some controversy, contention and variance Church. hath been had and moved amongst divers women, as well the Bailiff's wives now being, as others whose husbands have heretofore supplied the same office, and chiefly for and about their place of kneeling or sitting in the church. That from henceforth she whose husband is and hath been Mayor's Wife. Mayor of this said town (to wit) the most ancient in that degree shall take her place to sit or kneel in the church in the uppermost form or place within the same nearest to Mris Maiores for the time being, and so consequently every one of them of that degree and calling, to have her place, and so in degree one after another according to the succession of her and their said husbands in the said office of Mayoralty aforesaid. And in like manner she whose husband is Bailiff for the time being shall Bailiff's. have highest place in that form where they have been and are accustomed to be and have their kneeling; and she, whose husband hath been the most ancient Bailiff the second place next unto her and so every one in degree according to their calling as is above expressed and limited for the Aldermen's wives for their degrees. And if the forms be not sufficient Alderman's. and large enough to contain them all; then she, whose husband was last offic' or being youngest in office to remove unto some other convenient place which to her or them shall be appointed by the commandment of Mr Mayor for the time being, or his deputy; and this order to have continuance from henceforth.

From these arrangements it is evident that the practice prevailed which still exist in some districts, of the men and women occupying different sides of the church. It is equally evident that no private pews were in existence.

Towards the end of the century, probably from the increase of the puritanic influence, the church regulations were strictly enforced. Thus, at the Port Moot, 23rd October, 1592, we read—

"Imprimis, wee p'sent finable Mr Maior, Will'm Golbrand and Thomas Sunday Kuype for lodginge m'chauntes and other gests, wen absent themselves and regulations. do not come to the church according to her Mats injunctions upon the Sabaoth dayes to divine s'vice."

And again—

1592.

Item. "That there shall be no breakfasts nor tippling or drinkinge in anie tavernes nor alehouses at Morninge Prayer nor at the tyme of morninge prayer nor service tyme upon the Sabaothe daye upon paine of xij^a to be levied upon the goodman or owner of the house for ev'y tyme offendinge; the moitie thereof to the fynder and the other moitie to the poore."

Again in 1592-

Irish Merchants. "Wee order that the merchaunts of Ireland beinge wthin this towne upon the Sabaoth daies shall come to the churche to heare divine service, as others her ma^{ts} subjects do upon paine of their ffyne."



NATIONAL AND POLITICAL AFFAIRS.

There is in this portion of the town records very little reference to national affairs, which may be accounted for by the remoteness of the locality and the difficulty of access. Even at the stirring period of the Spanish Armada, when the whole country thrilled with excitement, the journals are remarkably meagre, and occupied with details of the most trifling and local character.

In 1551 a severe rebuke was administered to the port authorities for their disregard of the king's proclamation prohibiting the export of certain specified goods and merchandize. The document runs as follows:—

1551.

"To my frends the customers, comptrollers and searchers of the King's Censure by Ports of Chester and Lyv'pole Government.

"After hartie comendacons having daylie knowledge and experience that by the greediness and covetuous desyre of div'se p'sons, the comodities of this realme that be p'hibited both by p'clamacons and statut's ben daylie conveyed awaye, we ben taken and retorned againe, when they be halfe the seas over; Whereby appeareth great negligence in youre and all other that have authoritie in his grace's parts to suffer such things to passe. And to me it is no lesse leved by the Lords of the Counsell that have the charge of you that I for my p'te doe noe better look to yowe, w'ch is not a litle lack to me and a gud cause to think unkindnes in yowe, that would by negligence bringe yo'selves to blame and p'ill, and me to prayinge yowe hartelie and in the king's behalfe straitlie, and charging yowe to see better to yor office And charge that nothinge passe that is p'hibited by statute and p'clamacon, onles you have speciall lycens and commandment therefore, as you will answere the king's matie at yor p'ill and withstand his Grace's displeasure in that behalfe, and the p'ill and forfaicture of your office. Thus fare you well.

"From London the ixth of September Anno D'ni 1551, that is Sexto Ddwardi Sexti.

" vor ffrende

"W WYLTESHR."

1547. Election.

In 1547 the privilege of returning members to Parliament, which had been in abeyance since 1306, was restored, when Thomas Stanley and Francis Cave were elected.

1553.

1553, May 2nd.

"It appeareth that in the last quarter of Rauffe Bailie's Mayoralty, Queen Marie was proclaimed."

1560.

In 1560 a proclamation was issued, requiring all men of worship, gentlemen and freeholders,

Quo Warranto.

"to be at the church at Liverpool on Thursday Octr 10th at 9 o'clock and to bring with them such evidence as they had for the proof of the tenure of their lands, to be certified unto the Queen's Majesty's Court of Wards and Liveries, upon their peril."

There are many entries of subsidies and levies of soldiers. In 1560 a requisition was made for the town to send

Bowmen.

"two able and well picked men meet for bows and arquebusses."

1565. Sir Henry Sidney embarks.

In 1565, Sir Henry Sidney was appointed Lord Deputy of Ireland, and in December set sail with a large convoy and forces. Part of the fleet took their departure from Liverpool, which is thus described in the record:—

"The Sacar one of the Queen's ships, Will" Peers, Gent. Captain of the same, departed forth of this port and haven with a merry wind for Dublin water for the safe conducting of the Queen's Treasurer, Sir Henry Sidney, Lord Leigh, Deputy of Ireland then being in Beaumaris there tarrying for the said Captⁿ Peers with other of the worshipfuls and their ladies and their train; with the said Captain and his company many fine trim and tall pickards from Liverpool and the coast, all charged with great horses, all fine apparel and other treasures, besides the worshipful company and all their costliness to a great abundance of riches. And Sunday morning then next after being windy, cold, frost and snow, misty, dark and dim, without ceasing, the snow driving and warping to and fro, that all Christian people called and cryed praying and making their most humble prayers unto Almighty to amend the weather so fearful and terrible and to save the aforesaid ships and barks and all the Christian people in them, but it continued all day; and about ten or eleven of the clock that Sunday at night suddenly sprung and rose the marvelloussest Great Storm, and terriblest storm of wind and weather, that continued about six hours to the great hurt of the commonalty; and their houses barns with many windmills clean overthrown and all to broken, with great hurt upon churches and chapels," &c.

In March, 1567, a muster of soldiers was ordered, to reinforce the army in Ireland, when the following proclamation was issued in Liverpool:

1567.

"Every one must have a cassock of blue watchet Yorkshire cloth, Muster of guarded with two small guards, stitched with two stitches of blue apiece; Soldiers. a very good yew bow and a sheaf of arrows in case, a red cap, a stag or stirk buckskin jerkin, a sword dagger, and every man to have 13s 4d in his purse."

The levies of South Lancashire mustered in Liverpool, and were sent to Chester, where they were joined by the forces from Derbyshire, Staffordshire, and the Midland Counties. The Staffordshire uniform was red; all the others were dressed in blue. They were shipped, part in Chester and part in Liverpool, whence also 650 horse soldiers were despatched to Ireland.

In 1573, the Earl of Essex passed through Liverpool, and 1573. set sail for Carrickfergus to take the command of the Queen's Earl of Essex. army in Ireland. A detachment of his troops was left behind to follow him, when an émeute took place, very graphically described in the town's records, of which the following is the substance:—

" Magister Ino. Crosse, Armiger, Mayor

"Edward Bartley, esquire, Captain of the Motley Coats, and Roger Sydenham, gent. Captain of the Blue Coats, came to this town after the said Earl of Essex and his company were departed and sailed for Knock-

fergus, alias Carrickfergus.

"On the 4th day of September a grievous contention and discord sprang Emends and betwixt these two, Bartley and Sydenham; and Sunday morning next Riot. after, being 5th Sept, the same year, Roger Sydenham, Lieutenant of the Blue Coats, at his uprising, walking and coming forth of Roger Jameson's house, his host, with three or four of his soldiers, and the said Captain Blue Coats Bartley coming with a company of his Motley Coats, drew their swords and and set upon the said lieutenant, and forced him and his men for safe- Motley Coats. guard of their lives to take in to the houses, where, against the ragious persecution and enterprise of the said Bartley, therein by the good shift of the roof of the same house, the said Sydenham and his men all but one were Bartley and conveyed into a high loft or chamber by the ladder, and so they drew up Sydenham. the ladder up to them in the said loft, and so escaped death, as pleased God, but that one soldier which was stayed in the house was all to much swinged and beaten, kneeling upon his knees bareheaded, calling and

crying out most woefully for mercy and pardon of life. In these the said Captn Bartley caused that soldier Blue Coat to be set in the stocks at the High Cross, and caused a cantel of a chest board to be nailed to his side and there was watched with a dozen tall bills of this town.

"Roger Sydenham, poor gentleman, was in cover all the while. It is long to repeat and more to rehearse, the riot, tumult and disorder of the said Capt. Bartley and his Motley Coats and over tedious to write of the spoils of both motleys and blue coats as well abroad in the country hereto

adjoining as within this town.

Muster of Townsmen.

"Truth is, there was such insurrection stirred by the said Capt. Bartley as the like was never seen in the town and this country, for to be short, Mr Mayor and all the town suddenly as pleased God Almighty were ready upon the heath of this town, every man with their best weapons, so as by good chance every householder being at home Sunday morning, eager as lions, made show almost even like to the number of the said captains and all their soldiers; so as the captains and all their men being arrayed and there upon the said heath, the said Capt. Bartley and all his gentlemen moved Mr Mayor to order all in good part, and to think no other but all shall be well and quiet, and so passed; and after the said battle array, Mr Captain showed all gentleness and courtesy to Mr Mayor, and came up to the town in friendship and amity; and after all this done, the captains and their soldiers were more gentle to deal with all the while they abode within the town."

1574. Essex's Army.

In 1574, in a letter to the Mayor, entered upon the records, a pitiful account is given of the results of the expedition of the Earl of Essex. The letter describes

Distress.

"the evil luck and grievances the Earl and his soldiers suffered and took at Knockfergus in the north of Ireland after their arrival. I dare not nor am able to pen it directly and orderly. I do omit it therefore. But most miserably poorly and lamentably many of the poor soldiers were licensed and returned to England again by ships and pickards; some sailing to the Isle of Man; some as pleased God died pitifully, some came to land at Peel of Foudrie, and some dying upon the seas aboard the ships and baroques. Some got direct to Liverpool, by the George of Liverpool, Thos Winstanley, Captain,"

the expenses and charges of whom the writer sets forth.

These Elizabethan wars in Ireland were a continual source of trouble and expense to the burgesses of Liverpool.

1595. I 595, July 8th.

"Open and publique warning was geven by Mr Maior to all victuallers and Inne kepers to make p'sente and undelaied p'paracon for the receipte of the soldiers and horsemen wth theire horses appointed to be here at diet untill the tyme of theire embarquing for her Maties Srvice in Ireland."

The same year, October 20th—

"Wee do agree that all owners of shippes and barques whin this towne Restrictions that do or shall from henceforth bringe anie sicke or diseased soldiors ov on from Ireland, shall not lande therin nor anie of them before notice thereof Passengers. be geven to Mr Maior of this towne or his deputie for the tyme beinge upon paine of their fine—pena posita est iij's iiij'd toties quoties."

Repeated precepts were directed to the bailiffs for the levying of subsidies for these miserable wars. One specimen Subsidies. may suffice:—

"1581. To the Bailiffs of Lyv'poole and either of them.

1581.

"By virtue of the Queens Majesty's most honourable Commission to us and others directed for the taxing, rating and levying of a subsidie granted to her Majesty at the Parliament holden in the 23rd year of her most happy reign, we, in her Majesty's name do straitly charge and command you, not only to bring before us at Wigan upon Wednesday next, being the tenth of May by nine of the clock in the afore noon of the same day six of the most substantial men within your township, But also a true presentment of all the names of such persons as in Lands have to Return of the yearly value of xxs and above, and goods three pounds and upwards Assessments. remaining and dwelling in your said town or hamlet. Failing not hereof, at your uttermost peril. Given under our hands this of May the iiijth 1581.

"Your very loving friends "Edward Standyshe.

"RAUFFE ASSHETON."

These repeated impositions became at last so onerous that the sturdy burgesses of Liverpool, who have never lacked courage in the defence of their rights and privileges, determined to make a stand against the levy of men. The incident is rather a remarkable one, and deserves setting out at length.

"1601, Aug 4th. Johes Bride, gens Maior.

1601.

"An Assemblie in the Comon hall of this towne of Liv'poole the daie and yeare above written, before the Maior above named, and certain Aldermen, Bailiffs and a competent number of the bailiffs peares and other burgesses of the same towne, Concerninge a p'cept sent from Sr Cuthbert Halsall, knight, high shereffe of the countie of Lanc', Sr Richarde Molineux knight and S' Richarde Houghton, knight, her Maties Justices of the peace win the said countie of Lanc' conc'ninge the Levy levyinge of the porcon of eight pounds imposed upon the whole parishe Register. of Walton towards the furnishinge forth of souldiers for her Mattes warres in her highnes realme of Irelande, and also comandinge by the said p'cepte to bringe before the saide S' Richarde Molyneux at the Castell of Liv'poole aforesaid the nomber of twelve sufficient and s'viceable men of

the most experienced in theire peecs to be there mustred &c the copie of which Lie ensueth

"Concerninge w^{ch} said L're it is agreed at and by the whole Assemblie above menconed that a taxacon shalbe laid and forthwth taxed and levied wthin this said towne as well for o' porcon of the said viij as also for and towards the supplie of div's other things verey nedefull to be done wthin the same towne to the sume of sixe pounds.

"Item for the musteringe or bringing of anie men as by the said p'cepte is comanded, yt is by the whole Assemblie thought mete and conveniente not to yelde thereunto nor to bringe anie men of this towne at all, but rather to stand uppon and maintaine our privilegs we wee have both by chre and the Lawes of this reame, and for that wee srve her Matte by sea, and in this so doinge the towne will save Mr Maior harmeless from all indemnities that shall or maie happen to fal or arise thereof in the defence of the same"

Further Resistance. "And at another Assemblie in the said Comon haule the sixte daie of August then next following before Mr Maior above named, having with him Mr Leonard Chorley esquier o' recorder, Mr Robert Moore and the gent. above named, wth a greater number of free burgesses than were at the other Assemblie above menconed, and beinge demaunded by Mr Maior and Mr Recorder whether they wolde yelde to the motion made by the saide S' Richard Molineux, knight according to the said p'cepte or noe, they all denied to yelde thereunto wth a gen'all voice, although beinge p'swaded by Mr Maior, Mr Recorder and a fewe others to yelde thereunto; whereupon Mr Maior caused them all to be called by pole; howbeit it wold nothing p'vaile to disswade them from that wth they had spoken form'ly."

There are no minutes entered during the mayoralty of Egidius Brooke, 1601-2, hence there is no record of the result of this recalcitration against the levy.



MANNERS AND CUSTOMS.

The records contain many incidental notices of the manners, customs, and tone of thought of the period. A few of them may be brought under review.

1558. Marriages appear to have been usually celebrated Marriages. in the guild or town hall. It is ordered—

"That the stewards of this hall or guild shall gather, demand, and take, of every wedding and celebration of marriage to be made within this hall xvid."

Gilbert Martyn and a widow; and an agreement is registered whereby the husband covenants "to pay to the eldest son of the previous marriage on his attaining the age of 14 years xxxs of good and lawful money, also one brass pot, price vis viijd, and a brass pan price iijs ivd; to the eldest daughter xls ready money, a silver piece, price xxs viijd, a pair of amber beads with silver jewels, price xxs and a brass pot, price vis viijd, four pieces of pewter, price vs; and to the youngest daughter xxs of ready money."

Apprentices and servants were kept under strict rule.

Apprentices.

1565. "We order that no manner of person abet, receive or succour by cover or operte, any apprentice or servant at any time day or night, within the liberties of this town contrary to the will and pleasure of any such master or dame on pain of vi³ viij⁴"

1565.

Also,

"That no manner of apprentice or servant shall depart out of their master's or dame's house after eight of the clock after the sunsetting, unless it be upon his master or dame's business on pain of imprisonment."

The wages of labour were regulated by authority.

Wages.

1592, October 23rd.

"Item, that noe workeman or labourer at husbandry or other labour, shall take for his or their day wags above three pence between Michaelmas and Candlemas."

1594. This regulation is repeated, with the further proviso that

"from Candlemas to Michaelmas the wages shall be four pence the day and not above."

Beggars.

Beggars were a source of trouble in the sixteenth century, as they have been ever since, and the more so at that period, as the Poor Law of the 43rd Elizabeth had not yet been enacted.

1592, March 10th.

Regulations.

"At the Assemblie holden in the Comon hall it was ordered, concluded and agreed by the wholl Assemblie that from thenceforth there shall none of the poore people of this towne (being ordinarie wanderers and goers abroad for relief) be suffred or p'mitted to begge except onely suche as shall (from tyme to tyme) be thereunto admitted and licenced by Mr Maior of this towne for the tyme beinge wth the assente and consente of his bretheren the aldermen of the same or twoe of them at the least, and this order to have continuance."

1598, June 12th. At a Convocation or Assemblie in the Comon haule

House of Correction. "It was agreed by all the Assemblie that a howse termed a 'Howse of Correction' shoulde be had and taken for the poore people aforesaid. Whereupon motion was made to Mr Rob^t More abovenamed by Mr Maior, whether hee wold lett unto the towne his howse at the Poole, called the Poole Howse for that purpose upon a reasonable rent, whereunto the said Mr More agreed and so in ende it was agreed by and betwene Mr Maior and the whole Assemblie, and the said Mr More, that he should have the yearely sume or rente of twenty shillings for the said howse."

Provision for Poor.

Item. "It is agreed as above that the poore impotente people and children, whose names are set downe in a catalogue to be relieved within this said towne shall have licence to goe abroad whin the towne in such sorte and to such howses whin the sev'all stretes of the same as hereafter shall be limited and appointed."

Penalties for Harbouring. Item. "It is further agreed as above that whoesoever hee or they bee householders within this towne that from henceforth shall lodge or gyve

harborough to any rogues or other vagarant p'sons p'hibited by the Lawes and statuts in that case p'vided shall suffer the penalties of the said statuts and orders."

Item. "That noe poore p'sons or p'son whatsoever within this towne Begging shall from henceforth followe any gentleman or other stranger reparinge or prohibited. that shall come unto this said towne to th' intent to begge or crave any alms or benevolence as heretofore hathe bene verie disorderlie used, but shall forbeare the same, and that a poore mans boxe shalbe p'vided for theire relieff."

"Scolders and chiders," especially amongst women, have Scolds. always occupied a prominent position in the police courts. This is the way in which they were dealt with three centuries ago.

1587, December 10th.

"Item, concerning scolders and chiders to the nuisance of their neighbours. It is ordered and agreed as above, that all such as shall from henceforth be found offenders in that behalf shall be punished as ensueth, videl' every offender aforesaid duly approved and found by sufficient testimony of witness, shall either pay the sum of ten shillings in Fines. money, or else to have and suffer imprisonment by the space of ten days Imprisonment without bail or mainprize at the discretion of the Mayor of this town for the time being or his deputy. And that there shall not be any wine, beer, ale, or other kind of drink brought or conveyed to any such prisoner or prisoners during the time of their imprisonment, except only their due and ordinary meals, which shall be sufficient for their ordinary diet and not otherwise, upon such penalties as therefor shall be imposed and assessed by Mr Mayor or his deputy upon the bringers and senders thereof, and this order to have continuance from henceforth."

Particular attention was directed to the preservation of female virtue by stringent measures against its infringement. Regulations are very numerous with regard to "Inmakes," Inmakes, which, though not explained, evidently means women of loose character.

At a presentment of the Port Moot Inquisition, October 26th, 1587, it is ordered—

"That there shall not any woman being with child come into the town to stay and abide within the same until she be delivered, nor be suffered

¹ This word is by no means common, and is not to be found in any of our dictionaries. "Inmate" is defined by Johnson and Bailey as a lodger. Mace, in Anglo-Saxon, is a wife.

to make her abode to that intent upon pain of such penalty as shall be

set down by Mr Mayor."1

"That all those who keep or succour any Inmakes within this town shall avoid the same Inmakes or cause them to be avoided on this side or before the feast of St Andrew the Apostle next ensuing, upon pain of their fines."

1596.

1596, March 29th.

Catalogue.

"Item, conc'ninge Inmaks wthin this towne, it is agreed that a catalogue or note shalbee taken of all such Inmaks as are nowe wthin this said towne, and that all suche of them as have not hadd continuance here above three yeares (or founde to bee unfitt members) shalbe expelled, and shall have a reasonable tyme for theire avoidance geven them. And further it is agreed at this Assemblie and by the same, That from henceforth noe inhabitant of this towne shall receive anie strang into his howse as tenantes to anie of theim (so receivinge anie such straanger) will and doe undertake for the good and honest demean and sufficient abilitie of ev'y suche one as shalbe so received, to be able and sufficient to lyve upon theire owne, without charginge the towne wth anie theire families or familie. And this to be done and acknowledged before Mr Maior for the tyme being before anie such receipt or admitment be had or made."

Strangers.

This regulation reads as if it was intended for lodgers of both sexes, but the next entry proceeds further:—

Char Women. "Item, conc'ninge all such yonge Wemen and others called Charr Wemen in this towne as are in noe service, whereof div'se of late tyme have bene gotten wth childe, shall ev'y of theim place themselves in some good and honest s^rvice, or els be avoided together (in mann^r and forme as is above sett downe for the Inmaks) wth the same Inmaks."

1597.

1597, October 31st, the Port Moot Inquisition

Searchers.

"fynd it mete and convenient that Mr Maior doe appoint foure sufficient men to take a vewe through the towne for Inmaks, and to p'sent all the same at the next Court of Passage aft to be holden."

1588, November 14th.

"Jane Wignall, widow, fined for keeping an Inmake within her house iii $^{\rm s}$ vii $^{\rm b}$ and the Inmake in xij $^{\rm d}$."

Of the same nature is the following regulation:—
1582, October 22nd. Port Moot Inquisition.

1582.

"They are agreed that every inhabitant within this town having any

¹ It might be supposed that this regulation was made to prevent any settlement giving a claim to parochial relief; but this could not be the case, as no Poor Law then existed.

guest in their houses, if the same guest or guests shall happen to stay Guests. over one night and a day, then he or they in whose house or houses they shall so stay shall give or cause warning to be given to Mr Mayor or his deputy."

1597, October 31st—

1597.

"Wee p'sent Walter Chambers finable for receiving straungers to ov'chardge the towne, pena xiid."

The Port Moots at which most of these regulations were passed, were very jealous of their authority, as the following entry will show:-

1598, October 23rd.

"Item, we p'sent Richarde Mosse, finable for standinge under the Eaves churche wall, listning and harkeninge to heare what we the saide Jurors Dropping. did saie."

Not only the morals but the religious observances of the community were carefully watched over. In 1566 a proclamation of the Queen was published in Liverpool enforcing the about Lent. abstinence of eating flesh in Lent. This it would appear was to a great extent disregarded, whereupon, in 1572, a more / 1572. stringent mandate was issued as follows:—

"Whereas divers orders have been heretofore taken by public proclamation or otherwise, also by letters privately from us for the forbearing from killing dressing and eating of flesh in the time of Lent, and upon other usual days ordained for the eating of fish, which notwithstanding by means of licensing, and other indirect dealings have not been well observed nor taken that effect that reason and good policy hold; this is to signify unto you, and we now again expressly write unto you and the rest of the Justices of the Peace, that you give good diligence and consult and debate by what ways and means the said former orders for the forbearing of eating of flesh upon fish days and especially in Lent may be kept and

For this purpose bonds or obligations were directed to be entered into by butchers, innholders and victuallers against killing, dressing, and suffering to be eaten any beef, mutton, veal, or other meat commonly sold, under pain of forfeiture. Exception was made for such as were notoriously sick or otherwise weak of stomach.

Amusements.

Frequent references occur in the records to the recreations and amusements of the townsfolk.

Waytes.

Mention has been made above of the appointment of the Wayte or Musician as one of the town's officers. Originally, and during the sixteenth century, he was a bagpiper. In

1571.

October, 1571, it is recorded—

Bagpiper.

"This day Lewis Lockwood, Bagpiper was admitted Wayte of this town during pleasure, and got the towns badge delivered to him, but through his misconduct it was taken from him to his extreme grief, but upon his repentant submission it was restored to him to be held during pleasure."

On the appointment of Henry Clennes in 1583, it was ordered

Duties.

"that he shall play at every man's door that hath borne office."

In the following year we read:

"Henry Clennes finable for that he doeth not use to play at every man's door that hath borne office in the town, according to the order made in that behalf by the last Port Moot xxiiij jurors."

1610.

1610, October 22nd.

Regulations.

1598.

"We do agree that the Wayte shall goe about the towne, at the tymes and howers accustomed, both evening and morninge, and so often as he makes default therein, he shall pay, for ev'y default iiijd, and the same to be gathered to the use of the poore of the towne."

His duties, however, were limited to the week days, for on the 12th June, 1598, it was resolved by the Assembly—

"That there shalbe no pypinge nor daunsinge upon the Sabaoth daies except it be at after eveninge praier."

Bowling.

1583.

Bowling has always been a favourite recreation in Liverpool and the neighbourhood, and still continues to be so to some extent, but it does not appear in its inception to have been looked upon with favour. In 1583, amongst the presentments of the Jurors at the Port Moot is one of

"Richard Mather the elder, for kepinge a bowlinge alley and mens sonnes and s'vants to bowle therein vid."

1 Vide supra, p. 61.

In 1586, October 24th,

1586.

"William Golbrand and Robert Ball were presented for bowling on the Sabaoth 'day."

However scrupulous our predecessors of the sixteenth century might be on the dubious question of bowling, they had no hesitation as to cock - fighting. In 1567, it is ordered Cock by the Assembly that

"for the further and greater repair of gentlemen and others to this town, we find it needful that there be a handsome cockfight pit made, and also the butts and stocks kept in due reparation."

Horse racing was also patronised. It is recorded in the Horse Racing. minutes, under date of 1577-

"This year on the holy day of the Ascension there was a running of horses at Liverpool for a silver bell given by Mr Ed. Torbock of Torbock to be run for every year under the patronage of the Mayor."

The course — four miles — was on the shore near Bank Hall. The bell on this occasion was won by Mr. Davenport's horse.



CHAPTER THIRD.

FROM THE ACCESSION OF JAMES I. (1603) TO THE RESTORATION (1660).

This may be considered the transition period in the history of Liverpool. The earlier portion, or rather the greater part of it, is purely mediæval in its character, but at its close those influences had already commenced which gave the onward impulse which has continued to the present day.

For the purpose of illustration, I think I cannot do better than group the extracts according to the subjects to which they relate, as was done in the last section. We begin as before with the

MUNICIPAL AFFAIRS.

Much stress was laid on form and ceremony at the meetings of the Municipality. Thus in an entry

1610, October 25th:-

Attendance of Burgesses.

"Item, that all Burgesses of this towne shall give theire attendance of Mr Mayor at both the fayres and at Midsom' accordinge to the antient order of this towne upon payne of their fynes. And that the Wayte shall give one howers warninge in gowinge through the streets."

1612, October 26th.

Officers' Halberds. "Item, We agree that the Hall Kep', Sub-Custom' and all other officers we heretofore have ben accustomed to carry halberds, shall according to form' orders attend Mr Maior to the Church and Markett, and all other occasions, as often as need shall require with their halberts."

Under the date of 1610, the respective oaths taken by

the members of the municipality are set forth in detail. They were first enacted in 1582. It will be seen how carefully they were framed to preserve the exclusive privileges of the freemen and the independence of the local courts.

"THE OATH OF THE BURGES OF LIVERPOOLE.

"Youe shall be true and faithfull subject to our Sov'aigne lady the Oath of Quene's Matte that nowe is, and to her heires and successors, and no Burgess. treason do, procure or comitte, or knowe to be procured done, or comitted win this towne and liberties thereof, but you shall win all convenient speede do the Maior of this towne to wete thereof. You shall also from tyme to tyme as occasion shall require, aide, assist and obey as well the Maior of this towne as all other her Maties officers within the same under the said Major in the due and lawfull execucon of their sev'all offices, and especially concerninge the preservacion of her highnes peace, the observacon of good orders, and the maintenance of the aunciente and lawdable privileges, franchises, liberties and customes of this towne, which said liberties and customes youe shall further and increasse to your powre and best endeavoure. Youe shall lykewise by no coloure, covin, or deceipte, free anie forrenier or the goods, cataills or marchandizes of anie forrenier or other p'son whatsoever not free within this towne, in the name of yor proper goods, cataills, or merchaundize, whereby the Quene's Majesties custome, her heires and successors, and the custome of this towne or either of them shall or maye in anie wise be empeached, empayred, hindred, delaied, or embeselled. You shall further be leiable and contributorie at all tymes necessarie, to all reasonable & convenient taxacons and paiments web shalbe assessed upon your amongest other the burgesses, freemen and inhabitants of this towne, as well for the maintenance and furtherance of the said franchises and liberties of the towne and porte of Liv'poole & other necessaries thereunto incident or appertaininge, as also for the upholdinge and reparacon of the Chapell within the same called the Chapell of our lady and Sct Nicholas, accordinge to the auncient orders uses and customes of this towne in that behalf used. And furthermore youe shall not impleade or sue anie free man of this towne dwelling within the same at anie other courte oute of the jurisdiccon of the Maior's courte of this towne, for anie matter or thinge whatsoev' whereof the said Maior's courte, by the aunciente usage thereof may hold plea, onles it be for want of justice and righte to be ministred. And if you shall knowe or heare of any unlawfull congregacon, conventicle, assemblie, riotts, routs, or other disordered tumults to be had or made or lyke to be procured had or made by daye or by nighte win this towne and liberties of the same, to the disturbance of the peace of our sov'aigne Lady the Quene's Matte her heirs or

successors you shall give warninge & notice therof to the Maior or to his deputie or Bailiff with all speede. And all and everie other thinge and things which shall either touch or concerne the advauncemente & p'fermt of the Comon wealth and state of this towne, or shall appertaine and belonge to be done or observed by a good and honest burgesse and freeman of the same, youe shall for your parte do, accomplish, fulfill, performe and observe to the best of your habilitie, power, knowledge and wille, as helpe youe God and the contents of this boke."

1658. In 1653, during the Commonwealth, this oath was altered and shortened, substituting the Commonwealth for the Crown.

"THE OATHE OF THE MAYOR OF LYVERPOOLL.

"Youe shall depose to be true liege man unto the Queene's Majestie Mayor's Oath. 1610. o' Soveraigne Ladie, and noe treason doe, or knowe to be done unto her Majestie, but that wth all spede you shall geve knowledge to her grace's Privie Councell. And alsoe youe shall execute the office of the Mayor of this her Majestie's towne of Lyverpooll unto the nexte election daye, and to the uttermoste of yor power and knowledge you shall execute or cause the Quene's Maties lawes executed wth true and indifferent justice wthoute feare, mede or drede, favoure or affection. And alsoe all Acts and Estatutes made by the Quene's highnes and her most noble progenitours, kings and queens of this realme and theire honorable councells, you shall execute or cause to be executed wthin this towne, the franchises and liberties thereof, to the beste of yor power and knowledge. And furthermore, all liberties of this Towne and franchises thereto appertaigninge, you shall mainetayne to yor power. And also you shall see that all inferior officers of this Towne doe their dueties in their offices. And suche as doe offende punishe accordinglie. And furthermore, that you shall not of vor self make anie newe Acte or order whin this Towne and Liberties of the same, onles you have th' assent and consente of suche as have bene Maiors of this Towne, wth the consente of the most aunciente burgesses threof. And alsoe all other thing and things that doe appertaigne to the office of a Mayor of a Corporacon and a libertie, you shall minister or cause to be putte in due execucon to the beste of yor knowledge.

"Soe helpe you God, and by the contents of that Boke."

The oaths of the other officers are in the same strain mutatis mutandis; but it is worth while to quote that of the Churchwarden, who, at this time and for long after, was regarded as a corporate officer.

" THE OATHE OF THE CHURCHWARDEN.

"You shall dulie and trulie execute the office vf Church warden of this Churchtowne of Liv'poole untill the next elleccon day. You shall doe yor warden's endeav and diligence from tyme to tyme, during the tyme of yo office, that all good orders belonginge to the same be obs'ved and kept whin the Church or Chappell of this said towne, and Church yard of the same, and speciallie upon the Saboth daye at the tyme of dyvine s'vice and other festivall dayes. And if any p'son or p'sons doe or shall wander or walke in the Church yard at Dyvine S'vice tyme, or wilfullie or obstinatlie absent or withdrawe himselfe or themselves from dyvine s'vice upon any the dayes aforesaid, Then shall you not onlie by sp'ciall warninge appoint and charge them to repayre unto the Church but see that it is soe done accordinglie. And alsoe if you shall heare, know or understand of any p'son or p'sons that doe frequent or use any Tavernes, Alehouses or other Tipplinge or drinking place at the tyme of Dyvine Srvice upon any of the dayes aforesaid, you shall give sp'ciall warnynge as well to the house holders wher the same is or shalbe used, as also to the offenders therein for reformation thereof to be had. And if upon such yo' warnynge geven they doe not amend the same, Then shall you from tyme to tyme as occason shall require p'sent the offenders or offender as to yo' office and duetie app'teyneth, whout any favor, affeccon feare, dread or mede. And of all such duties and money as shall come to yor hands, or shalbe due to be taken or receaved by you conc'ninge yor said office, you shall collect and gather, and thereof make a just and true accompt and undelayed paym't when you shalbe thereunto reasonablie called and required by the Maior of this towne or his deputie for the tyme beinge and these &c So helpe you God."

It will have been seen by the records quoted in the second chapter, that in 1580 a resolution was adopted in Common 1580. Hall of the burgesses, to supersede the general assemblies by the election of a Council of thirty-seven members, with power Council to fill up vacancies. For a time, however, general assemblies appointed of the burgesses continued occasionally to be held.

In 1625 a list of the Council is given, containing forty- 1625. seven names. Some dispute appears to have arisen as to the Councillors. mode of voting, for by an entry dated October 20th, 1626— 1626.

"Yt was agreed that touchinge or conc'ninge anie order or election of anie thing whatsoev conc'neinge the gov'm or state of this towne, neither the Maior or Alderman, nor anie oth to have anie voyce more than anie oth of the Comon Councell being then p'sent; save that at ev'y election of a new Maior, the Maior to have foure voyc, the Ballives, Ballive's

peares, and the S'geant to have twoe voycs a piece, and the rest of the burgesses only one voyce a piece."

In 1619, it was agreed that the number of Common Councillors should be fixed at forty, which was increased in the charter of Charles I., in 1626, to forty-one, at which it stood until the Municipal Reform Act, 1835.

In 1620 the number of burgesses enrolled was 256.

At the outbreak of the Civil War the Corporation of Liverpool was pretty equally divided, but as the course of events swayed to one side or the other, the government of the borough was influenced thereby. In January, 1645, after the town had passed into possession of the Parliament by the retreat of Prince Rupert, a list was taken of the then existing burgesses, which is set forth on the record, and is a very interesting document. It contains 450 names, but a large number were non-resident, having been created freemen for political purposes.

Names on Register.

1645.

List of

Burgesses.

The register comprises two peers of the realm, the Earl of Derby and Lord Morley; Colonel John Moore, the then Governor appointed by Parliament; four baronets, five knights, fifteen colonels besides the Governor, twenty-six officers below the rank of colonel, fifteen ministers of the gospel, thirty-five esquires, thirty styled gentlemen, and eleven merchants. The rest are called townsmen.

Non-resident Freemen. The entries are very numerous about this time of non-residents admitted to freedom, a large number being officers in the army. Some of the names are worthy of notice. Amongst them is one Francis Quarles. It is hardly to be supposed that this could be the celebrated author of the "Emblems," yet it is remarkable that there is a notice of his death in the register, and that the author died in September of the same year. There is also a Capt. Gregorie Cromwell, whether related to the Protector is uncertain. A large number

Quarles.

Cromwell.

of the county landed gentry have their representatives, the Gentry. Gerards, Stanleys, Hoghtons, Blundells, Astons, Leighs, Asshetons, Irelands, Heskeths, etc.

Subsequently all the officers of the garrison were admitted Officers. to freedom.

The spirit of litigation has always been very demonstrative in the Liverpool Corporation, and it is curious to turn over the instances of this in the records. As an example, on St. Luke's day, 1626, Thomas Brookbank and John Ashlyn were elected bailiffs, but from some unknown cause they soon came and Ashlyn to cross purposes with their colleagues. On the 25th June presented. For Moot of abusinge Mr Raffe Seacombe, Alderman and Justice of peace by opprobrious speeches."

On the 22nd October, he was again presented along with his brother bailiff, John Ashlyn,

" for leading Corne upon St. Mathewes day last."

Ashlyn was also presented

"for disorderinge himselfe in the night, to the annoyance of his neighbors."

On the 21st September an entry is made that

"it is ordered by the said Assembly (of the Council) that in respect the Bailiffs of this Towne viz^t Thomas Brookbanke and Jno Ashlyn have acknowledged to have made full execucion for Judith Ulster al^s Derby against Richard Tarleton, and that they refuse to make and give her satisfaccon for the same accordinge to the custome of this Towne, that the said Ballives and either of them shall remaine prison's in the Common Imprisoned. Hall according to the custome of this Towne, untill they have satisfied the said Judith Ulster al^s Derby."

Then follows the resolution—

"That yf it shall fortune that the said Maior or other officer of the said towne shalbe called in question by suite or otherwise for any supposed offence for the committing and detaininge in prison the bodies of Thomas Brookbank and John Ashlyn for their misdemean, that then the whole Indemnity.

towne shall beare the chardge and expence, as well in fees as other ordinary chardges."

On the 19th October-

"Yt is agreed by the whole house that Ralph Seacombe gen' Maior shall appoint the Jurors for the next two great courts in respect the two last ballives stand p'sented for breach of their oathes, in neglecting their office."

The two bailiffs were not disposed to submit to the summary jurisdiction thus assumed, and a long course of litigation ensued. Brookbank entered an action in the King's Bench against the Mayor and Corporation.

1629.

In April, 1629, the following entry occurs:—

Litigation.

"Coram Joh'ne Walker gen'ose Maior &c

"Yt is concluded and agreed upon by this wholle Assemblie that whereas Thomas Brookbank hath served his Mats writt of Subpæna upon the newe Maior in the name of the whole Corporacon, to appear in the King's Bench at Westm' die Mercurii next after Quindecim Pasche next, to wth Subpæna St Rob'te Heath Knt is the Relator. Now yt is agreed that the chardgs conc'ninge the defence of the same suite shalbe borne and sustayned out of the Comon stock of the Towne."

The result of the action is not recorded, but it is pleasant to find that some years afterwards these differences were healed.

1638.

On the 11th October, 1638, there is an entry-

Restoration.

"Mdm that whereas Thomas Brookbank of Liverpoole hath heretofore for some misdemean"s beene disfranchised of his freedome of the same towne. It is thought good and soe agreed, upon his submission this xith daie of October 1638 before me Thomas Eccleston, Maior, Willm Banister (and others) to restore him to his former freedome, wet wee doe hereby confirme gratis."

1641. Seizure of Rebels' Goods. A few years afterwards the Corporation got embroiled in a dispute of a more serious nature, which led to a long course of litigation. The Irish rebellion broke out in 1641. A considerable trade with Ireland existed at that time, and any goods in transitu belonging to traitors or rebels were liable to confiscation. It would seem that escheats had hitherto been the

perquisite of the Mayor and Bailiffs, but on the 1st February, 1642, at an Assembly of the Council, the following resolution was adopted:—

1642.

"Whereas the severall forfeitures of Traytors, felons, or oth malefactors Resolution of goods confiscate and incident whin the said towne have heretofore Council. belonged to the Maior and Ballives for the tyme being in theire owne p'per right. It is therefore now ordred (for the generall good of the said Corporacon) by the free consent of the said Maior and Ballives, and of the aforesaid Assemblie That from henceforth the full moitie and one halfe of all such forfaitures and confiscacons of Goods and Cattels whatsoev and all wayfes and estrayes by reason of anie accidents happening and ariseing whin the said Towne shalbe and inure to the use and behooffe of the said Corporacon, and the other moitie thereof to the use and behooffe of all Maiors and Ballives of the said Towne successively. Notwithstanding anie usage, right, or custom, heretofore had to the contrarie."

Acting upon this resolution, a quantity of goods from Seizure. Ireland belonging to one Christopher Malone were seized and confiscated, on their way to Manchester consigned to a Mr. Hartley, who interfered and claimed them as his property, whereon, in June, 1642, the following order was issued by the Council:—

"It was ordred by the generall consent of that Assemblie that the moneys remaining in the hands of Lawrence Marcer raised out of the goods of Christopher Malone and claimed by Mr Hartley of Manchester, shall still remaine in the hands of the said Law in regard the said Malone is thought to have beene in rebellion, whereby the said goods are become confiscate. And further alsoe that the said Law Marcer and Edw Formby who (for y cocasion) are now sued and questioned by the Defence. said Mr Hartley shalbe saved and kept harmlesse losses, and indempnified by this Corporacon conc'ning the retaining of the said moneys for the use of the towne as afforesaid good. Soe that they or the one of them restore the said moneys unto the towne, they first deducting their charges and expences, disburs in defence of the sute."

On the 19th June, 1643,

1643.

"At an Assemblie held before Thomas Bicksteth gen. Maior, the Indemnity for Ballives, and the moste p'te of the rest of the Comon Councell of this Bailiffs. towne, it was moved touching the secureing of Thos Hodgson and John Woods late Ballives of this towne, and others that were or are officers

whin the said towne from all molestation or sute that may be moved or brought agt them by one John Booker of Manchester or anie other on his behalfe, and on the behalfe of Garrold Connon, for and conc'ning anie goods or merchandize by either of them challenged and heretofore t'nsported out of Ireland, which upon good evidence appears to be Rebell's goods and as the goods of rebells seized upon for the behooffe of this Corporacon by John Walker then Maior of this burrough. It is therefore ordered by this assemblie that accordingly the said p'sons upon whom this may reflect by reason of such seizure, shalbee secured and kept from all indempnitie at the comon charge of the whole Corporacon, the money thereupon due being paid in to the Towne's Treasurer, and by him to be kept for the benefit of the said towne."

1644. Col. Moore Governor. After the siege and recapture of the town in 1644, Colonel John Moore was appointed Governor, and John Holcroft, described as "Collonel of a Regimte and one of the Deputie Leivetennts of this Countie and of the Comittie in the same Countie," was elected Mayor. The record of this election is rather curious; it is described as having taken place

"by the free consent of the Maior, Alda and Burgesses then p'sent in the Towne Field, at a place then named the Maior's Mount and postea scile vjo die Novemb Anno Dni 1644 in Cort' Aulæ Cur' p'do jurat' est demum fore Consilio ejusdem Burgi."

Under the sanction of these authorities, the following declaration was issued xvj January, 1645:—

Authority for

Seizure.

1645.

"Whereas it apears by the auncient Priviledges, Charters and Customes of this towne and Port of Liverpoole, that the forfeitures and confiscacons of all rebells, traytors, fellons, or other Malefactor's estates, goods, cattells or merchandize whatsoever being found wthin the p'cincts and liberties of this towne, doe p'perlie belong unto the Maior, Ballives and Burgesses of the said Corporacon, wheresoev the said offend be and remaine, or in what place or Countie soev' the said offences be comitted. These are therefore to will and require you the Ballives of the said burrough from tyme to tyme to make diligent search and inquirie for anie the goods, chattells or m chandize of all such as are suspected or knowne to be guiltie of anie the offences before menconed, and forthwith to take and seize into safe custodie, all such estates, goods and chattels whatsoev in right of the said Corporacon. That if in case the said p'tes shall be convict, that they may be p'served for the use of the said burrough and Corporacon as afforesaid, for went this shall be yo' lawfull and sufficient warrt."

This was no doubt intended to operate as a bar to the legal proceedings already instituted, which it did for a time. During the troublous period of the Civil Wars the suit remained dormant, but as soon as peace was restored, in 1649, it was revived. Alderman Bicksteth, who was Mayor when the action was commenced, was sent to London to advise and assist.

On the 25th May, 1649, it was

1649.

"Ordered by the Councell by the advise and with the consent of Resumption of Collonell Moore, that Mr Bicksteth shall yet stay longer in London to Litigation. compleat and effect the business of the towne, and that he shall have x^{ii} more sent him up to defray his charges, and letters subscrybed were sent him accordingly."

"Ordered that the sute commenced at London ag' Mr Walker for the rebell's goods shalbe appeared unto and defend^a at the Towne's charge."

This was done, but the cause dragged its slow length along till the funds and patience became exhausted.

On the 25th January, 1650, it was

1650.

"Ordered by Mr Maior, the Ald", Ballives and Comon Councell, That Mr Thos Bicksteth Ald man, who hath long tyme lyen at London at a great Bicksteth in charge to the towne, and to the great greeffe and trouble of his frends, London. shall speedily come downe and give in his accompte, and the Maior and Ald men are desired by the gen'all consent of the towne to take course to see it donne accordingly, in such a way and manner as they shall think fit. Whereupon Mr Wainewright was writt unto, who took much paines in the busines, and sent downe a note of his debts and ingudgments contracted upon him by his long stay there, wen amounts to about xc". Whereupon Mr Washington being questioned by the house concerning the L" taken up of one Mr Weston, for when Mr W is ingudged, confessed that moneys all come to his hands."

On the 11th March following, we read-

"Whereas violent sutes have been and are p'secuted in the Upper Bench agt Mr Walker, by Mr Edw^d Johnson and Mr Nicholas Hawett of Manchester, for certaine goods of Irish rebells w^{ch} by him were seized on the behalfe of the towne in the tyme of his maioraltie, the p'ceed whereof was violently taken away by the Earl of Derby.¹ Whereup' hee hath beene outlawed, and aftr revrsalls and sp'iall baile entered at London the

¹ The Earl of Derby was executed on the 15th October in the same year (1650).

Delegates to Derby. issues are readie for tryall at Derby Assizes where the accons are laid. It is therefore ordered that Mr Maior and Mr Winstanley shall goe to Derby to attend those p'ceedings, the towne being concerned therein. And shall have their charges borne, and are to be there on the 22nd instant,"

added

"where they attended accordingly but the plaintiffs did put in their records."

On the 15th July (1650) it is entered—

Trial at Derby. "Forasmuch as Mr Johnson and Mr Hawett have the last tearme taken out the records in the Upper Bench for tryalls at Derby against Mr Jno Walker in the busines concerning the Rebells goods, wherein the town are ingudged and concerned and must be looked after. It is therefore ordered by this assembly that letters shall be written unto Mr Greene the Councellor and Mr Halley about the said busines, and that Mr Edwd Chambers shall goe to Darby to attend the tryalls, and shall have his charges borne."

Claim of Walker. The result is not specifically entered on the record, but it is tolerably certain that it was unfavourable to the Corporation. Mr. Walker, the Mayor at the time, who was the nominal defendant, had died, and his widow claimed a sum of money said to be

"by him disbursed to Mr Hawley who was the towne's Solizitor. It was voted by the gen'll consent of the said Assemblie not to be paid her unles shee mak it appeare to be a reall debt."

What is the most surprising in these lengthened proceedings is the cool assurance with which the town's authorities took upon themselves to confiscate to their own use merchandise coming into the port without any legal decision or inquiry. At the same time there is something to be admired in the courage with which they were always ready to stand up for their privileges against any encroachment from whatever quarter.

1636.

In 1636, the Judge of the Palatine Court of Admiralty tried and convicted certain burgesses of Liverpool for mis-

demeanours, whereupon the Corporation issued the following protest:-

1636, August 8th.

"It is ordered by the Maior, Aldermen Ballives and Comons this day Assertion of assembled, That whereas the Judge of the Admiralty of Lancashire and Independence. Cheshire hath amerced fined, attached, and imprisoned by his sev'all offic's some free burgesses of this towne for supposed misdemeanors contrary to the lawes and statutes of this realme and customes of this towne. That if any accon, informacon, bill, plainte or any other vexacon bee broughte or comenced against any Maior, Alderman or Ballive for the tyme beinge or any other offic or free burgesse, that the chardge of all and ev'y such suite shalbee born att the chardge of the towne by lay, taxacon or otherwise att the discrecon of this howse."

Another litigation was revived about this time with Sir Litigation Richard Molyneux. The Molyneux family had for many Molyneux. generations held by fee-farm leases the Crown revenues of Liverpool. As the Corporation claimed also to levy certain dues or tolls, the two interests not unfrequently came into collision. In 1533 a complaint was made that for the purpose of depriving Sir Wm. Molyneux, the Crown lessee, of his just rights, the Corporation had conferred the freedom upon "divers and many foreign men not resident ne abiding in the said town," thereby escaping the tolls.

In 1622, a further complaint was made by Sir Richard Molyneux, the then Crown lessee, whereupon the following writ of inquiry was issued from the Court :-Inquiry.

" 1622, Jany 27th " Mr Maior

"Upon the complainte of Sir Richdd Molyneux, who is the Kings servant for the Prysage of wynes at his Port of Liv'poole, where I understand that certen French men have brought in wynes of w^{ch} they denye unto the officers of the said S^r Richard prysage for those wynes. And for that I conceave that course of freedome in other p'ts of this kingdome may by them be an imboldeninge to make ther freedome soe gen'all as the priviledges of the County Palantyne of Lancaster may be much impeached thereby. Therefore for the p'servacon of his Maties Rights in those parts within the said County Palantyne, let me wish you (if the officers of the said Sr Richard on the behalfe of his Matte

1533.

1622.

Writ of

for the said prysage be not satisfied and fully contented) to certify unto me the names of the owners, bringers, factors, servants, sellers and buyers of the said shippe and wynes wth as much convenient speed as you may, To th' end proces, and other p'ceedings may be had against the offenders therein as the law will in such cases, for the sp'all mayntenance of the priviledges of that County.

"Thus, wth my most heartie Saluts I rest

"Yor very loveinge frend
"EDWARD MOSLEY.

"Grayes Inn

"January this

"xxviith 1622."

1628. Sale of Manor.

Six years after this, in 1628, King Charles I. sold to certain merchants of London, the Manor of Liverpool, with all the Crown rights, which were subsequently purchased by Sir Richard Molyneux, and conveyed to him in 1632, subject to a yearly rent of £14 6s. 8d.

Ferry.

The ferry boats across the Mersey and a windmill in the town had been held by the Corporation, but under this grant were claimed by Sir Richard (then Lord) Molyneux, who entered an action in the Court of Wards for their recovery.

1638.

On the 21st May, 1638,

Proceedings.

Eccleston gen. Maior of the said borrough (and others); at web tyme it was declared to this Assembly how farre the sayd Mr Maior, togeither with the sayd Mr Walker and Thos Bicksteth and the rest, trusted for the towne's busynesse (att London upon the suite comenced against the Towne by the Lord Molyneux in the Court of Wards) had p'ceeded therein in the last Easter terme, and further it was then declared how that besides the p'ceeding in the said suite the said Mr Maior and the rest trusted in that busynesse had p'ferred a peticon to the Kinge's most excellent Matte whereon the towne's grievances were at large layd open to his Matte as also the claymes of the said Lord Molyneux by virtue of a late grante made by the London's to the said Lord, and what was desired

"At an Assembly held in the Towne hall of Liv'poole before Thomas

Petition.

by the Towne in the same peticon, whereunto the Kinge made a most King's Reply, gracous answeare referring the same to exayming of the Lord Treasurer and Chancello of the Excheq and further as appeareth by the said peticon and reference hereunder at large verbatim written wen peticon and reference thereupon this whole Assembly had openly and distinctly read unto them by the said Mr Maior. Now forasmuch as great sumes of

money will bee required from them whoe shall goe on the towne's behalfe' to expedite this busynesse in London this Trinity terms next if it shall please his Ma^{ty} to graunte ov^t the said towne and the emolum^{ts} thereof to the Maior Baylieves and Burgesses of Liv'poole and theire successors for ev' in fee farme for ev' as is desired by the said peticon. Therefore this whole Assembly joyntly agree and p'mise to the said Mr Maior and such other persons as shall be ingaged that they and ev'ie of them will Levy for beare theire reasonable p'ts in the same ingagemts and will be readie Expenses. from tyme to tyme to pay and discharge theire porcons and p'ts as shall be assessed upon them."

Then follows

"A Memorandum of what moneys are lent towards the defrayinge of the charges of the suite nowe dependinge betweene the Lord Molyneux and this towne of Liv'poole by the Maior and div's of the Aldermen and free burgesses, the greater p'te of the Comon Councell of this towne beinge all voluntary tendered to lend the towne for the expedicon of the towne's business att London, web somes followinge are to be repaid to them or their assignees att or before the 25th of August next."

1638.

Then comes a list of subscriptions, amounting altogether to £162.

A temporary arrangement was made by which a rent of £20 per annum was paid by the town to Lord Molyneux, but he having taken arms for the King against the Parliament, which was now in the ascendant, a petition was presented by Petition. the Corporation of Liverpool for a restoration of their rights, which they alleged had been wrongfully usurped. Whereupon the following order was made:-

"Die M'curii, primo die 8^{br} 1646

1646.

"Whereas a Wyndmillne and ferrie boats formerly belonging to the Order of Corporacon of Liverpoole were lately in the possession of Richard Lord Mollyneux, who is in hostility against the Parliament, and by his power with the Lord Cottington, (late Master of the Court of Wards and Liveries) brought a vexatious suite against the said Corporacon to theire great damage and impoverishment; And whereas all the wrytings and auncient records belonging to the said Corpⁿ were taken away when that towne was taken by the enemy; (Considering the exceedinge great losses and sufferings of that said towne) And to the end that the auncient rights of the said Corpⁿ may be restored and those priviledges whereof they are and long have been in possession, may be continued and remaine inviolaGrant to Corporation.

ble: The Lords and Comons assembled in Parliam^t doe order and ordayne: That the said Corporacon shall hold and enjoye the said Wynd Milne and ferry Boats and the rent of xxⁱⁱ p'ann' formerly paid by the said Corporacon to the said Lord Molyneux till both Houses take further order: And it is hearby further ordered and ordained That all other the rights powers priviledges lyberties and franchisem^{ts} whatsoever contayned in the Charters of the said Corporacon shall be and continue to the said Corporacon (saveing to the King's Ma^{tie} his heirs and successors and all other person and persons, bodies pollitique and Corporate other than the said Lord Mollyneux and his heires) all theire rights, tolles and interests whatsoever."

Lord Molyneux's Composition.

Before this order was issued, Lord Molyneux had attempted to effect a composition with the Parliament, whereupon the following minute was entered on the Liverpool record.

1646, September 7th.

Solicitor appointed.

"Whereas it is conceaved necessarie that a Solizitor shalbe apoynted to goe up to London on the behalfe of this town now in regard the Lord Mollyneux is ab' his composition, and to put in exceptions against him concerning o' lib'ties and priviledges granted to this towne by o' late Ordinance of Parliam' that hee may not compound for Liv'poole."

So matters remained until the Restoration, when another action was commenced by Lord Molyneux in the Duchy Court of Lancaster.

1660. November 20th.

Treaty.

"At an Assembly holden before the Maior Alexander Green (and others) it was propounded concerning the suyte in the Duchie comenced agt the said Mr Maior the Ballives and others: That Mr Maior and the Aldermen may meete with the said Lord Mollineux or his Comissionst and s'vants to treat with them on the towne's behalfe and know their demands."

1661, January 31st.

"An order was agreed upon and subscrybed unto for making an agreement with the Lord Mollineux."

Agreement.

By this agreement a rent of £20 per annum was to be paid by the Corporation as a quit rent for their privileges, but again a misunderstanding arose. Under Lord Molyneux's

title from the Crown a burgage-rent of £14 6s. 8d. had to be paid. This he claimed should be borne by the Corporation, in addition to the £20 per annum received by himself.

1661, December 30th.

"Att an Assembly holden in the Towne halle of Liverpoole before the Maior, Ballives (and others of the Council) it was propounded concerning the clame made by the Right honoble the Lord Mollineux of xx^{II} a yeare over and above the Burgudge Rents due to his Ma^{tie} out of w^{ch} xx^{II} it was Burgage conceved that the said Burgudge rent of 14^{II} 6^S 8^d ought to have been by Rent. him paid and discharged, according to an Agreem^t lately made betwixt the said Lord Mollineux and some of the Aldermen for that purpose, as was affirmed, w^{ch} is now denyed and the 20^{II} p' annum ov^T and above the said rent is insisted upon to be paid him: It is therefore thought fit and ordred, that Mr Maior and such of the Aldrimen as did formerly treat concerning that affaire, shall forthwith goe to the Lord Mollineux and treat with him further, and endeavor to settle and rectifie that mistake."

1662, January 20th.

"At an Assembly held before Mr Maior Balives &c It was ordered that the yearly rent of twentie pounds agreed by Mr Maior to be paid Rent to be to the Lord Mollineux be duly paid according to the said agreem at or paid. before Michallmas next, at w^{ch} tyme the said agreemt doth expire."

1663, January 6th.

"At an Assembly &c—it is alsoe ord'red that a meeteing be observed on Fryday the 17th January with Mr Hawarden, and Mr Nicholas Fazakerly concerning the differences betwixt the Corporacon and my Lord Mollineux, because he denyes the agreem lately made to accept of 20th p' ann, and out of that to pay the Burgage rent, that Mr Maior, Mr Greene Negotiations and Mr Sandeford shall goe to the meeteing and to settle that affair according to a right understanding and to rectifie that mistake."

Before this dispute was finally settled another cause of difference arose of far more importance, which will come under notice in the next chapter.

The Corporation of Liverpool have always jealously guarded the independence and jurisdiction of their local courts of justice. Thus, on July 6th, 1629, at the Sessions 1629. of the Peace, the Grand Jury present James Sotherne

"for goeinge to a forraigne Justice to bynd himselfe to the disablinge of Protection of the authoritie of this towne."

1630.

At a similar Session, June 28th, 1630-

"Item, wee p'sent Derrick Carsley for p'secuteinge a suite agt Mr John Walker in a forraine Co^{rt}, contrary to the oathe of a freeman of this towne."

King's Writs rejected.

They went even further than this, and refused currency to the king's writs of *certiorari*. At a Port Moot, April 30th, 1637—

"Item, they p'sent Francis Walworth gent. for that hee being a free-man of this towne did upon the third day of Aprill 1637 within the jurisdiction of this Co^{rt} bring and deliver into this same Co^{rte} his Ma^{rs} Writt of Certiorari beareing date the first day of Aprill in the xiijth yeare of his Ma^{rs} Raigne that now is, thereby to remove a cause there depending betweene Rob^t Bavand pth and the said Francis defth contrarie to the oath of a freeman of this towne and contrarie to the imunities privileges and franchises thereof."

Strange as it may appear at the present day, this claim of independence was successfully maintained. 'In the March Assizes at Lancaster, in 1637, an indictment was preferred against Thomas Bicksteth (Mayor in 1636) and his officers for a forcible entry. The following is the record of the Court thereon:—

Corporation successful.

"Whereas Thomas Bicksteth and others, inhabitants whin the Towne of Liv'pool weare indevored to be indicted att these assizes for a forcible entrie, and that Mr John Vernon of Councell which the Corporacon enformed this Core the same is an ancient Corporacon, and that the inhabitants thereof ought not to be drawne in question for such offences but at the Sessions whin the said Corporacon as by their charter they alledge they are priviledged. Yt is therefore ordered that the said inhabitants of Liv'poole shall some tyme betweene this and the end of Trinitie terme next, p'duce Charters before the Lord Vernon. And yf it appeare they have not such priviledge as they alledge Then they are to pay such costs as those whoe p'secute the said Indictm's have beene put to at their Assizes in theire attendance about the same, and in the meane tyme the p'secution of the said Indictm's to cease."

Charters produced.

These charters were produced to the Court in April, whereupon the following order was issued by the Bench:—

Order of . Court. "Ordinat' est p' Curiam q'd fiat l'tre de p'cedendo Maiori ballijs et Burgiensibus Burgi de Liv'poole, tangen' o'ilz recogn' et indictament

cogn' ib'm p' Iosephum Rose, non obstant' aliqua priori regula aut Certiorar' in contrariu'. Et ulterius ordinat' est q'd nulli fiant Certior' imposteriu' eisdem Maiori, ballijs et Burgiensibz ad certificand' aliqua p'cessor; Cur hic quia libent' p'cart' div'sor' Reg'm hujus regni Angl' ut patet ex mocone Mr Hugonis Rigby."1

1630.

The proceedings in the town during the period of the Civil War. Civil War form a very interesting series of documents. Before the commencement of hostilities, parties in Liverpool Parties. were much divided. The two members for the borough took opposite sides. The majority of the Council were for the King, but the preponderance amongst the inhabitants was for the Parliament. In June, 1642, the King issued a Commission of Array, requiring the loyal inhabitants of Lancashire to arm in defence of the Crown and its prerogatives. The Mayor, John Walker, acting under this authority, and co-operating with Lords Strange and Molyneux, did his best to put the town into a state of defence. About thirty barrels of powder, Town with a quantity of match, were brought from Warrington. Earthworks were thrown up round the town, furnished with gates and bars at the street ends, with a fosse twelve yards wide and three yards deep. In doing this, he was met with considerable opposition from within, and was threatened from without. In order to encourage his loyalty, the following letter was forwarded from the King at York:-

"Trustie and welbeloved, Wee greete you well. Whereas you have by King's letter vertue & obedience to o' Comission of Aray issued unto o' Countie King's letter to Mayor. Pallatyne of Lanc' doone dyvers services tending to the putting in execucon of the said comision for which you are threatened to be arrested and carried out of the said Countie, although wee have still speciall occasion to use yor service therein. Our expresse will and

¹ It is ordained by the Court that a writ "de procedendo" be issued to the Mayor, Bailiffs and Burgesses of the Borough of Liverpool touching the recognizances and indictment preferred by Joseph Rose, any prior rule or certificate to the contrary notwithstanding. And it is further ordered that no writ of *certiorari* be authorised in any proceeding against the said Mayor, Bailiffs and Burgesses; and this as appears by the charters freely granted by divers kings of the realm of England exhibited by Mr. Hugh Rigby.

command therefore is that you faile not to attend us p'sonally forthwith upon significacon made unto you in this behalfe dureing our abode in these p'ts, and therefore we straitly require you upon yo' allegeance that you dep'te not nor absent yo'selfe out of o' Countie Pallatyne of Lancast' neither suffer yo'selfe to be aniewise ingaged, detayned, or kept from giveing yo' readie attendance accordingly, being thereunto called or sumoned by us or o' comand whylst we shall continue there, upon anie p'tence, ord' warrant or comand whatsoev' from either or both howses of Parliamt wthout o' speciall leave and lycence first obtained or directions to you under o' owne hand as you tend' o' highest displeasure, and will answere the contrarie at yo' p'ill. For wth this shalbe yo' sufficent warrt and authoritie. Given at o' Court at Yorke the 1st July, 1642.

"To o' trustie and welbeloved John Walker, Maior of Liverpoole in o'

Countie Pall' of Lanc'."

Royalists in possession.

After the raising of the king's standard at Nottingham, on August 25th, 1642, Liverpool was held for a few months by Colonel Edward Norris, of Speke, on behalf of the Royalists. After the fight at Whalley, on April 20th, 1643, Lords Derby and Molyneux retreated; and on the 20th May the town was surrendered to Colonel Assheton, and was garrisoned for the Parliament, under Colonel John Moore as Governor.

Surrendered.

1643, May 31st. Entry on the records:—

Arms and Ammunition. "Whereas by the directon of Collonell Holland there is delivered unto ye Maior and Aldermen of this towne 100 Musketts, 100 Bandalliers & 100 Rests to be imployed for ye defence and saftie of this towne, for redeliverie whereof the said Maior and Aldn have ingudged themselves. It is therefore ordered by this Assemblie that the said Armes shalbe secured and made good if anie defect shalbe, at the gen'all charge and costs of this towne, who shall lykewise stand ingaged gen'ally togather with ye said Maior and Aldn for saffe redeliverie theirof unto ye said Collonell when ye same shalbe required &c.

"Memd yt p'sently afterwards luc of these armes were restored."

1643. Rosworm Engineer. About the same time, Rosworm, a German engineer attached to the Parliamentary army, was brought from Manchester, which he had fortified, to advise as to the strengthening of the works. The town was placed under martial law, and a number of the military officers were admitted to the freedom.

On the 13th December, 1643,

"It is ordered that the Ballives and the Serjant and some others of the Governor's officers are to goe through the towne and make inquirie and take notice of all strangers and other lodgers; that such as are not Strangers faithfull and trustie to the service of King and Parliament may be removed. expulsed and removed forth of the towne wth all speed possible, in respect of the present dangers."

On the 16th March, 1644, the following proclamation was 1644. issued:—

"Whereas divers of the inhabitn's of this towne have refused and con-Garrison temptiouslie neglected contrarie to divers orders, to appeare wth their best service. Armes att the beating off the drume These are therefore to give publicke notice and warninge to all p'sons whatsoever inhabittinge wthin this Garreson heartofore appoynted for the obstvinge of the watch wthin the same, That if they, or anie of them shall hereafter refuse or neglect to appeare at the beatinge of the drume for the settinge of the watch wthin this Garreson or for the p'forminge of other duties wthin the same, or anie p'son whatsoever sett upon his watch or guard, shall come off the same or neglect his duties therein, till he be thence called and releeved by an officer shall for everie such offence pay to the use of his fellow soldiers the some of xiid or lie in prison in the Towne-hall untill he have paid the same."

On June 16th, 1644, the town was taken by escalade by Stormed by Prince Rupert, who only remained nine days, and retired, Rupert. leaving Lord Byron as Governor. In August the town was again invested by the Parliamentary forces under Sir John Meldrum, who blockaded it until November 4th, when the garrison surrendered.

There is no doubt that, as was bitterly complained of by the inhabitants, the town was seriously plundered during Prince Rupert's occupation.

On the 5th March, 1645,

"The Ballives are required to make demand to the Coll' of the Towne's Armes that were lost."

On the 13th January, 1645, there is an entry of the Port 1645. Moot Inquest—

"We finde that a great company of or inhabitants were murthered and

slaine by Prince Rupert's forces, the names of the murtherers we cannot as yet be certified of any of them or their names."

The slain to be buried. "Ordered, that the dead bodies of o' murthered neighbours buried out of towne, shall be better covered betwixt this and the second of February next, and for the effecting thereof, We ord' that the Ballives or any other officer giveing notice or warning to any house shall send one thither wth a spade or wiskett for the covering of them as afforesaid."

Fortifications.

Several entries relate to the fortifications.

On the 20th December, 1644, it was ordered by the Assembly

"That for the p'sent, the gates now att Lawr. Mercer's house end shold be removed and set in the worke att the Tyth Barne street end."

1646. On the 30th March, 1646, at an Assembly, it was ordered

"That the said Mr Maior (and others) repaire to Preston wth all speed to sollicite the Comittees, That the Mud-walls heare now standing being repaired, may continue as they are wthout demollishing, and that there may be noe Inner-worke made, in regard it will spoile and ruine the Towne"

On the 22nd December, 1646—

Map.

"Concerning this Towne being a Garrison, it was peticioned that the Works might stand as they are and not be altered; and a true Mapp was drawne of them by Samuell Aspinwall and c'tified to the Comittee of Parliam^t by Lt Col Ashurst Gov'nor."

1647. Works to stand. "Att an Assemble alsoe held the 16th April 1647, it was alsoe resolved that the works shold stand as they are, and not be altered; or otherwise for want of competent meanes to maintaine a Garrison they shold be demolished; it being conceaved that as they now stand they are more advantagious and easie to be kept than otherwise altered."

"Ordered that the gates at the Chappell streete end shalbe made and sett up at the Towne's charges by the Governor's consent."

1647. Castle repaired.

On the 30th April, 1647—

"Ordered that Mr Maior should request 'that the Castle may be repaired and fortified, and the Works slaighted.""1

1648. On the 28th July, 1648, two resolutions were passed; the first—

¹ Slaighted means to be levelled down, destroyed. High Ger., Schlechten; Low Ger. and Flemish, Slechten.

"The Petition for demolishing the works and disgarrisoning the towne Petition. to be drawne up and a letter to Mr Ashurst (the Governor) to further the same, and to Mr Bicksteth, to Coll Moore and the Comittee of the Militia of Lancasheire for the same purpose, and Mr John Winstanley is to goe about the solizitation of it, and to have his charges borne."

The second

"Ordered that a Peticon shalbe drawen to this effect, that the Comittee wold be pleased to take speedie course that this Towne may be so victualled manned and fortified as to make it secure and tenable, and constant meanes be allowed from the Publick to maintaine it without being p'judiciall to the inhabitants, or to certifie with us that the works may be slaighted."

On the 17th October, 1648—

"Ordered that a peticon unto the Comittee at Derbie House and to the Generall shalbe drawen up and this Comittee solizited that wee may have Petition to this Garrisonn sufficiently manned, maintained and fortified, or the works slaighted and demolished, and letters to be written unto Mr Ashurst and Mr Recorder to that purpose."

On the 27th November, 1648, we read:—

"Whereas the inhabitants of this Towne are much dampnified by Petition to reason of the Works. It is therefore Ordred that the peticon concerning destroy the the sleighting of them shall be p'ceeded in, and solizited by Mr John Works. Winstanley, who is to attend the Comittee for that purpose and is to have his charges borne and allowed by the Towne."

On the 31st July, 1649-

"Att an Assembly this day was red the copie of a letter from the Lord President of the Councell of State unto the Governor concerning the slaighting of the Works and fortificacons, and contracting the Garrison into the Castle wch being much desired by the Towne: It is therefore thought fitt and soe ordred that Mr Maior shall goe up to London and accompanie Coll Birch the Gov'nor about the same busines and endev to gett the same effected for the good of the towne and shall have all charges borne. "

On the 9th November, 1650, a further petition was 1650. adopted

"concerning the demolishing of or works, wsh are soe much p'judiciall to the Towne, but suspended until the Gov'nor shold come home."

As nothing more is heard of the "Works," it is presumed they were at this time destroyed.

Garrison.

The presence of the garrison, and the demands made on the inhabitants, both for money and military service, were very distasteful.

1646.

On the 21st October, 1646, it is recorded—

Watch and Ward.

"Whereas it hath been lately p'pounded by the Governor that soe many men as are to keepe Wach and passe upon duetie for the Towne shold be inlisted und what Captaine they please, who being taken into consideracion, this Assemblie thinks fitt that a gen'all cattalogue of the names of all the able men within this Towne shalbe taken by John Kirk and others, and tendred to Mr Maior on Friday next; That soe many as are willing to be enlisted may be then taken notice of and enlist accordingly; And whereas dyvers of the inhab'tants doe neglect their Wach being thereunto called: It is therefore ordered that all such persons as shall upon sumons neglect their duetie in this p'ticular shalbe punished according to the discretion of the Maior, and for that purpose the Captaine of the Wach is to obs'rve Mr Maior his comand in the p'formance thereof accordingly at his perill."

Penalties for neglect.

1647. April 30th, 1647.

"Agreed that Mr Maior and the Ald'n shall treate wth the Governor abt the setlem^t of this Garrison; first that one Companie of the Townesmen may be employed, and to have pay as others have. 2nd that the soldiers may pay 3^d per meale, or quarter themselves."

At the same time

"It is ordered and agreed by this Assembly that Mr Williamson shall next week goe to London to solizet the Towne's busines and shall have all charges borne.

Soldiers objected to.

"I—to prevent the coming in of 600 soldiers to be garrisoned here; and to get the Works slaighted and the garrison to be ordered to be kept in the Castle; weh if repaired may be manned wth 200 men."

One cannot but admire the pluck and energy of the little community at this trying period. In addition to the losses by the war, the plunder at the siege, the suspension of trade, the hemming in by the fortifications, and the expense and trouble of the garrison, they were threatened by the plague, which actually attacked them with virulence a few years after-

Plague.

wards, yet their courage never seemed to fail; they were prepared for every emergency.

On the 12th June, 1647, it was

"Ordered that strict wach shalbe kept by the townesmen because of the rumour of sicknes to be begune in Warrington."

On the 29th June, 1647—

"Mem^d, p'pounded by the Governor concerning the distraccons betwixt Garrison the Armie &c and other p'ticulars at this Assembly, whereunto answere service. was made That it is the desire of Mr Maior, the Aldermen and Comon Councell of this Towne, that in all things their may be a free and faire complyance betwixt the townesmen and the soldiers and for all business conc'rning the Militia and soldierie they referr all to the discresion of the Governor, and withall doe hold it fitt and ord that the townesmen from tyme to tyme according to Mr Maiors directon shall joyne wh the soldiers in keepeing wach, and that noe Chester nor Warrington people nor their goods dureing the tyme of this infecon shalbe admitted to come into this towne."

August 9th, 1647.

"Ordered that the townes-men togather with the soldiers, shall wach everie day their turne upon warning to them given in their owne p'sons, and if anie being able shall refuse or neglect to p'forme the same accordingly, they are to forfeit vs for everie default at the discresion of the Maior."

1st November, 1647.

"Mem^d that upon the comeing in of a Regim^t of horse belonging to the Fairfax's Parliam's Army under the comand of Sir Thomas Farefax, Ordered by the Horse. Comitie to be quartered in this Countie p'porconably, whereof 2 men and their horses and the 3rd p'te of another were allotted to this towne they demanding 15^s p' week for everie horse and man, or els Quarters in kynd to be assyned them according to orders. Upon consideracon had by this Assembly it was resolved that they shold have quarters within the towne at the severall Innes from house to house weekly by turne at the appoyntm^t of the Ballives, and they to be content with such allowance as is duely allotted them, w^{ch} the Ballives are to see paid and discharged accordingly after the rate of xi^s viij^d p' week, and it is alsoe agreed that they shall have noe allowance at all in moneys for their quarters when they are or shalbe absent, except they show good warrant for it; and noe one house or inne to be more burthened than another.

"It is also agreed that a Ley or Taxacon of xii be imposed upon the Monthly Towne for payeing of the Quarterage of the horse, and towards the distax.

chargeing of the monthly tax and for non-paymt the Ballives are to distraine, and restore the overplus."

Quarterage.

"Ordered that a letter and peticon be drawne to be eased of these burdens of quarterage and paying taxacons with the rest of the Countrie, and the reasons of or sufferings to be alledged, w^{ch} was done accordingly, but noe releefe granted."

1648.

July 28th, 1648.

Quartering Soldiers. "P'pounded at this Assembly concerning the quartering of soldiers for the Governor upon his owne securitie, w^{ch} is unanimously denyed by this Assembly by reason of the p'sent danger, and the scarsitie of all p'visions."

After the recovery of the town by the Parliament, in November, 1644, no time was lost in applying to the Government for aid and assistance.

1645.

1645, March 6th, there is this record:—

Application for aid.

"Forasmucch as the p'sent state and condicon of this towne doth require that some speedie course be taken, as well for the repairing of the losses and sufferings of the inhabit^{nts} thereof by the crueltie of the Prince's Army lately p'valeing there, as alsoe for the better secureing of the said towne for the tyme to come: It is ordrd That Mr Wm Langton, Record^r shall accompanie Mr Maior to London, and there solizit in the behalfe of the said towne according to the insuing instruccons viz^t

Relief.

I "To procure releefe (if it be possible) for pooer widdoes and fatherles children that had their husbands and fathers slaine and their goods plundered, and others in the towne who are in distresse and want.

Inquiry.

2 "To p'cure that the manner of the looseing or rather the giveing up of the towne to the enemie be fullie tryed and examd, that soe it may apeare in whose neglect or defalt it was that soe much inocent blood was spilt, when there was possibillitie of resistance, or anie tearms of quarter wold have been granted."

A grant accordingly was made and distributed as follows:—

1646, March 30th.

Grant.

"It is Ordered: That the widowes and fatherles children of this towne rec' iijs a peece, and the maymed soldiers vjs a peece out of the xx^b allowed by the Comittee for theire p'sent releeffes and the overplus to others in the greatest necessitie resideing heare, according as the Warr^t

dat' 7 March 1645 directs, and that for everie street ij of this house be chosen to distribute the same p'porconablie."

1646, December 22nd.

"A Cattalogue of the poore Widdowes and fatherles children and Catalogue. mamed soldiers who were hurt and had their husbands and fathers slaine in this towne and in the Parliam's service is ordred to be made and c'tified to the Comitee, soe that they may receave allowance of contribucon for their maintenance according to the ordinance of Parliam'."

1645, September, 17th. An order was issued by the Parliament

"That 500 tons of Tymber be allowed unto the Towne of Liverpoole Grant of for rebuilding the said towne, in a great p't destroyed and burnt downe by the Enemie; and that the said 500 tons be felled in the grounds and woods of James Erle of Derby, Richard Lord Mollyneux, Will^m Norris, Robert Blundell, Rob' Mollyneux, Charles Gerrard, and Edw^d Scarisbricke, Esqrs; and that it be referred to the Comitie for Lanc' that are members of this Howse to take order for the due and orderly felling of the said Tymber, and for apporceninge the quanteties to be allowed to the p'sons that suffered by the burninge of the said towne for the rebuilding thereof."

1646, September 7th. The deputation to London on the Deputation. dispute with Lord Molyneux were instructed

"Alsoe to p'fect the ord for the 500 tunnes of timb allotted to this towne, for the effecting whereof Mr Chambers is made choyce of, to goe up at the Towne's charge ab these occasions."

What resulted ultimately from this grant is not recorded. It is very doubtful if the timber was ever received.

The claims of the Corporation for compensation were pursued with considerable pertinacity.

1647, April 15th.

"It was ordered that Mr Thos Bicksteth shall goe to London to solizit Bicksteth the towne's business, and shall have a horse p'vyded him and his charges deputed. necessarie borne."

1647, May 10th.

"Ordred and agreed that Mr Ald" Bicksteth shall goe to London to solizit the towne's business and shall have his charges ratably allowed."

1648, July 28th.

"Concerning Mr Bicksteth, his long stay in London, agreed that hee shall yet stay a forthnight to see what wilbe effected, and ernest letters to be written unto him to presse o' manie busines forward, as alsoe to Coll Moore which is donn accordingly."

1649. Petition.

- 1649. In order to expedite the business, and to aid Mr. Bicksteth in his application, the following petition was sent up:—
 - "To the right honble the howse of Comons in Parliamt assembled.
- "The humble Petition of the Maior, Ald' and the rest of the towne of Liv'poole.

"Sheweth that the Town of Liverpoole was for a long tyme the only port within the power of the Parliam in that p'te of the kingdome.

"And it being then of that concernmt both to England and Ireland, yor Peticoners, who have alwais beene well affected to the Parliamt and kingdom, did not only contribute their money and labour, but for the better strengthening and secureing of it for the Parliamt suffered many of their howses and outhowses to be pulled downe, and their gardens and their orchards to be digged up in the fortificacons to the great impoverishing of very many of the inhabitants of the said towne.

"That the most p'e of the said towne who were able bodies, did take up armes for the Parliam, and did togather with the souldiers of the said garrison, often repulse the forces of the en'my when it was besieged and

often assaulted by Prince Rupts forces.

"That in ye seidge very much of yo' Petitioners Corne, Cattel, Beere, and other p'visions were taken and seized on by the Governor Coll Moore for ye use of ye Garrison, and yo' Peticoners would not suffer anie of ye inhabitants of the said towne to ship away the rest of their goods, lest ye soulders shd thereby have beene discouraged. Whereupon when the said towne was at last taken without anie condicon, very many of ye inhabitants of ye said towne were killed, all their goods plundered and spoyled, and many of their howses pulled downe and burned, whereby the said inhabitants are utterly undonne unles they be releeved by this honble howse.

"May it therefore please yo' hono's to take ye p'mises into serious consid'acon, and to ord' such satisfaccon for their goods soe seized and taken for ye use of ye said garrison and their howses pulled downe and burned. And alsoe for their great sufferings and losses as in yo' wisdom you shall think fit.

"And yor petrs shall evr pray &c.

"Die Veneris xxviijth of January 1648-9

"The humble Peticon of ye Maior Aldrmen and ye rest of ye towne of Liv'poole was this day red, and ordered to be p'ticularly referred to the consideracon of the Comittee for destroyed howses, where Mr Dodrige hath ye chaire, to consider of their losses and how some satisfaccon and redresse may be given them.

> "H. ELSEING, " Cleve' Payl. Com."

- "The Certificate of the Sheriffe and other Gent' of Lancashire comes in order heere, wch was read
 - "1649-12th May Resolved upon the Question
- "That ten thousand pounds bee allotted for satisfaccon of ye losses of Grant by Parliament. the towne of Liverpoole in the Countie of Lancaster out of
 - "Sr Will" Gerrard of ye Brinne
 - "Mr Blundell of Crosbie
 - "Mr Chorley of Chorley
 - "Mr Fazakerley of Walton and
 - "Mr Scarsbrick of Scarisbrick's Estates

Papists in Armes, and whose estates are not otherwise disposed of, and were at Liverpoole at ye takeing of it and were Comissioners of Array and Collonells and Captaines for ye King."

- "1649 Feby 1st Propounded at the Assembly concerning Mr Bick-Bicksteth steth his long stay at London to the great charge of the towne and greefe in London. of his family and frends. It is thought fit in regard his long attendance hath prooved fruteless and the charge great, that hee shall come downe from London at or before the first day of March next, and an ordr and letters were sent to him for that purpose sygned by the Councell."
- "1649 May 25th Ordered by this house by the advise and with the consent of Collonell Moore, that Mr Bicksteth shall yet stay longer at London to compleat and effect the busines of ye Towne, and that hee shall have x" more sent him up, to defray his charges; and letters subscrybed were sent him accordingly."
- "1650, Jany 9th Att an Assembly &c it was p'pounded by Mr Maior concerning Mr Bicksteth his long stay at London, and resolved that letters shall be written and inquirie made, how much moneys will discharge his ingudgements there, and that hee shall forthwith come downe if his healthe will p'mitt."
- "1650, Janry 25th It was ordred by Mr Maior, the Aldn Ballives and Comon Councell assembled, that Mr Thomas Bicksteth Aldrman who Bicksteth hath long tyme lyen at London at a great charge to ye towne and to the recalled. great greeffe and trouble of his frends, shall speedily come downe and give in his accompt: And the Mayor and Aldermen are desired by the gen'all consent of the towne to take course to see it donne accordingly in such a way and manner as they shall think fitt. Whereupon Mr Wainewright was writt unto, who tooke much paines in the busines, and sent downe a note of his debts and ingudgments contracted upon him by his long stay there wen amounts to about xell; Whereupon afterwards Mr Washington being questioned by the house concerning the 50¹¹ taken up

of one Mr Weston for weh Mr Way is ingudged, confessed that moneys all come to his hands."

Second grant. Another grant was made by Parliament, nominally of £10,000, which ultimately proved delusive.

> "1652 Nov 22nd Att at Assembly holden before Mr Maior (Ralph Massam) the Aldermen and Councell assembled, a letter from Collonell Birch the Governor was read, whereby it appears that the 10,000^{ll} to be allowed by the Parliam'ts ord for repaire of the losses and plund of this towne forth of certaine delinquents' estates, is now to be allowed forth of the lands in Ireland, we caused a letter to be written that the allottmt

might be as neere Dublin as possible."

1653. 1653, January 10. At an Assembly before the Mayor (Edward Williamson) and the Council. "Upon reading of severall letters from Dubline Deputation to concerning the sending over of a Solizitor about the allottmt of ten Ireland. thousand pounds in lands in Ireland, it was p'pounded to be considered of who was fitt to be sent over. It was votted and ordered that Alderman Thomas Blackmore and John Winstanley Towne Clerk shall by the apoyntmt of this Assembly goe ov soe soone as shalbe thought covenient . . . and upon or peticon there it is referred to the Lord P'tectr upon this poynt: Whether to be sett out before the Adventurers and Soldiers be first satisfied " &c.

After some further correspondence—

Town Clerk sent.

Irish estates.

1654, January 24th. At an Assembly, "It was ordered and agreed that Mr John Winstanley Towne Clerk shall again goe over to Dublin abt the deliverie of the Lord Protector's letter to the Deptie there. And to solizit that busines concerning the p'portion of forfated lands in Ireland, we his Highnes letter directs to bee in the Countie of Wicklowe to the value of tenn thousand pounds, in lew of their great losses.

Letter from Cromwell.

Tudges' Report.

"Weh was referred to the Judges at the Court for adjudicacon of claimes, and by them it was reported that the Adventurers and Soldiers must be first satisfied, and this allottment to be sett out in course."

1655, May 9th. "Memd that this day severall papers concerning the proceedings in or busines of lands in Ireland were read and the Judges' Report and resolucon therein made; whereupon it was resolved that new adresses shold bee made to the Lord Protector concerning the same, and that Collonel Ireland and Collonell Birch shold bee againe solizited to move for to have a more absolut and authentick order, and that wee shold advise with Mr Record about it."

Petition to Cromwell.

1656, February 27th. "It is ord'red that a peticon bee p'pared and p'ferred to his Highnes the Lord Protector concerning o' lands in Ireland, weh Captaine Browne being now bound for London is desired to p'ferr."

"This was left with Mr Sandford whom hath beene since solizited, but

nothing can be donne, it being referred to the Lord Deptie Fleetwood, with whom another peticon now remaines.

"That a letter bee sent to Lieut Newcomen in answere to his, relating to o' lands in Ireland, we' is sent accordingly."

1656, September 17th. An application was addressed by Application to the Assembly to Col. Thos. Birch, the late Governor, recently returned as member,

"to endeavor to gett or lands in Ireland allotted and established according to the late Act of Parliam to the value of 10,000 i."

1657, October 16th. At an Assembly it was

"Ordered concerning the lands in Ireland, that Mr. John Winstanley Town Clerk Towne Clerk shalbe Solizitor for the Corporation, and shall goe to in London. London this and the next tearme and endeavor to get the same busines effected."

1657, October 23rd. At an Assembly of the Mayor and Council a resolution was passed, of which the following is the substance:-

"Whereas by Act of Parliam of the 26th Sept 1653, it is enacted that in consideracon of the great losses of the towne of Liverpoole the Comm's of Parliam' in Ireland should set forth and appoynt so much lands there as amounts to the value of tenn thousand pounds at the rate that the publique faith debts are to be satisfied, for the use and benefitt of this towne . . . and aft great endeavour and div's considerable somes of money have been used and expended; And notwithstanding his Highnes l'tre of comand hath beene p'cured to that purpose yet the said lands nor any p't of them cannot as yet be obtained to be set out and ascertained in regard the Judges in Ireland and other Gent' of Qualitie there to whom the said busines was referred have certified their opinions that the Adventurers and Souldiers are to be first satisfied; And for that it was alledged that the said forfeited lands there were not sufficient to pay and satisfie them and such other public debts as are first to be paid by vertue of the said Act . . . therefore the p'misses beinge taken into serious consideracon it is conceaved that the effecting of this busines will yet be a worke of great difficultie and charge unto this Corporacon unles the whole manageinge and p'secucon thereof shalbe undertaken by some p'ticular p'sons to be interested therein; It is therefore ordered, consented and agreed that Mr John Winstanley now Town Clark and such other Agreement p'sons as he shall agree with, shall have a good and sufficient lease and with grant of one full moietie of the said lands in Ireland. . . yielding and Winstanley. paying to the said Corporacon of Liverpoole, the yearly rent of twentie

1653.

shillings; and that the said Winstanley and the other p'sons shall give securitie to endeavour and to use all their power and interest speedily to procure the said lands at their own charge whout any further charge or troble to the said Corporacon . . . the lands to be devyded by lott betwixt them and the said Corporacon."

Deputation to Ireland.

1658, August 2nd. At an Assembly of the Council, Aldermen Giles Formby and Thomas Sandiford were appointed to go over to Ireland to press the business forward; and

"that all patents, writings and assurances shall first be perfected and the Corporation established in actual possession before anie division shalbe made betwixt the towne and Mr Jno Wiestanley and his partner Captaine Jas Browne."

A letter was read from Captain Browne

Houses in Galway.

"concerning the howses in Galway given to this towne, but nothing ord'red at p'sent."

The locality of the grant of lands was changed from Wicklow to Galway.

Deputation to Galway.

1658, September 2nd. Messrs. Corless and Sandiford were deputed to proceed to Galway, and to enter upon all the houses, lands and tenements

"given and now belonging to this towne of Liverpoole by Act of Parliam" & ord" of the Lord Deputie and Councell in Ireland,"

and to make a particular survey and report thereon.

Recorder's advice.

"It is alsoe ord'red that Mr Thomas Will'mson and Mr Greene shall goe to Preston and shall take advice of the Record' concerning the p'sent affaires of Ireland busines and vew and advice of all the papers and p'ceedings what is fitt to be doone w^{ch} was donne accordingly."

1658, December 20th. At an Assembly of the Council it was propounded

Division of Property. "concerning the lands in Ireland to be sett and allotted to this towne. It was voted and ordered that noe division shall be made—with the Und takers in that busines till the Corporacon be first settled and invested in the full and peaceable possession of the whole p'misses, and have better assurance thereof. And then the grants and assurances are to be made and p'fected according to the first order and agreem with Mr Winstanley notwithstanding anie importunitie or p'tence whatsoev."

1659, January 28th. At an Assembly, &c.

"Ordered: That Mr Henry Corless and Mr Sandiford having made Settlement of their accompts for the Galway voyadge, be discharged and indempnified; Accounts the remainder of the rents being ix i s vd is now paid over to the Balives for the towne's use."

1659, December 14th. At an Assembly, &c.

"Ordered that letters be written to frends in Galway in Ireland to Offer to sell. make it knowne that this Corporacon and all p'sons interested and concerned in that allottm are willing to sell or sett the howses there, before anie division be made."

1660, October 30th. At an Assembly, &c.

"It was voted, resolved and ord'red that the twoe Burgesses of Paliamt Power of sale. for this towne, together with Captaine James Browne and Mr John Winstanley or his sonne shall have imediate powre and are hereby authorised forthwith to make sale of all the towne's interest in Ireland as to what was lately sett out unto them by Act of Parliament to anie p'sons as they can have an opertunitie to sell and dispose thereof for the towne's best advantage."

1661, December 30th. At an Assembly, &c.

"It is also ordered that I'res be written to Mr Henry Waddington Inquiry into concerning the towne's interest in Gallway, and that hee wold informe Accounts. himselfe of Capt Browne's receipts of rents and his other proceedings there, that course may be taken to bring him to an accompt for the whole, that the towne and his partner Mr Winstanley may be satisfied their proportion."

1662, June 3rd. At an Assembly, &c.

"It was ordered that the Maior and Balives shall make a l're of Power of Attorney to some sp'iall frends in Ireland, to enable them to calle Attorney. Captaine James Browne to an Accompt what moneys are by him receaved &c and concerning his other transaccons on behalfe of this Corporacon as to their affares in Gallway."

This is the last entry on the subject, which it is to be presumed brought the transaction to a close.

It might have been thought that in the midst of civil war, with exposure to siege and onslaught, there would be little opportunity for attention to the luxuries of plate for municipal banquets; but we find it otherwise. In 1644, after one siege

1644.

and in the expectation of another, there is recorded the following

Town's Plate.

"INVENTORIE OF THE TOWNE'S PLATE.

"Imps A great double Salt, double guilt-waight 19 oz.

"A great guilt Cup, wth harts and cover waight 23 oz 3 qrs. "A great glt Cup wth halfe moone and cover wt 23 oz 1 qr.

"A great git Cup w" name moone and cover w 23 oz 1 qr A lesser Cup wthout a Cover doble guilt wto oz 1 dwt,

"A Boll double guilt wt 12 oz 3 qrs.

"A guilt Boll, given by George Marshall wt 14 oz.

"A Beyker pt guilt wt 10 oz.

"Another Beyker pt guilt wt 10 oz 1 qr.

"Twelve silver spoones called Apostles spoones.

"One great sylv Boule ex dono Mr Edwards.

"One Escuchion wth the Towne's Arms ingraved.

"One Sylver Cann given by Ralph Seacome Ald".

"(lost) One Sylver Mace.

"The Towne's Seale in 2 pts for statuts."

When the town was taken by Prince Rupert, in 1644, no doubt, as stated by the Corporation in their petitions to Parliament, there was considerable plunder, but the plate appears to have been preserved—probably secreted, but to some extent injured. On October 22nd, 1656, it is

1656. Exchange of

Plate.

"Ordered that whereas dyvers Peeces of Plate belonging to the towne are much decayed and bruysed, and some cups are broken and not fashionable, they shall be exchanged for new Plate such as may be good and serviceable, and the towne's arms to be sett and ingraved upon them, and the Ballives are to disburse money for the same."

1657, October 23rd.

Inventory.

"Mem^d that the Towne's Plate delivered ov^r unto the succeeding Maior was inventoried as followeth

"Item the bottom of a great Salt guylded.

"One great Cupp guylded with harts and a cover.

"One great Cup guilded wth a halfe Moone & Cover.

"(This disposed to church use 1667).

"One lesser Cup guylded without cover.

"(This also to church use 1667).

"One Wyne Bowle guylded.

"One Sylv Bowle of Mr Edwards's guift.

"One Cann guilden of Mr Seacome's guift.

"12 Silver Spoones.

" 2 Silver Beykers.

"One Escucheon with the Towne's Armes upon it.

Plate.

- "(This the Towne's Waite hath).
 "One Cawdell Cupp with a top, w^{ch} were exchanged for the top of
 "a Sault and Marshall's Cup by order.
- "Two Silver Wyne Cupps bought by order 25th June 1667.
- "The Towne's Comon Seale.
- "Statute Seale, the greater p'te."

In a previous chapter reference was made to disputes with Chester as to its interference with the privileges of the Port of Liverpool. An occasional outbreak of the kind still continued. On January 20th, 1647, at the very height of the 1647. civil war, occurs the following entry:—

"It is desired that whereas this Port is a free and independent Port, Dispute with that all the officers for Customes may bee p'perly belonging to this port, Chester, and that the officers of Chester may not hereafter usurp anie power or authoritie in this Port; as from Charter, or Charters, and auncient grants and customes, are that wee shall enjoy all such lib'ties and priviledges as anie other Port within the King's dominions.

"This was p't of the Recordrs directions to London."

"1652, Jany xxist A spetial l're was written to the Governor concerning the Chestermen's goeing about to p'judice this Port by seeking to Letter to get lib'tie to land goods on Worrall syde, and to pay customs there, w^{ch} is Governor. contrarie to o' privilege and ch'."

1658, October 20th, there is the following entry:

1658.

"Be it remembered that upon a contest and difference arysing betwixt Inquiry. Major Henry Ogle, Mr Brett, Mr Michael Tarlton & Mr Harvard, the officers for collecting of customs at the severall ports of Chester and Liverpoole, concerning the takeing of such dueties and customs as might aryse for M'chant's goods imported or landed on this syde of the place called the Redd Stones in Worrall wth is all wthin the lymitts & p'cincts of the s^d port of Liverpoole, it was debated, referred and ordered as followeth viz

"That Major Ogle did affirme that the Red Stones is the place went makes a division betwixt this port and Chester, and that from thence all allong the sea syde and up to Sankey Bridges soe farr as the tyde flowes, all customes & dueties are payable and ought to be receaved by the officers

of Liv'poole on both sydes of the river of Mrcie.

"Mr Brett alleadged that hee knowes not how far the lib'ties reach, but that Liverpoole had beene a member of Chester and that it is to the advantage of the state that the officers of Helbree should rec' there, being neare unto them. Major Ogle replied that it is to the disadvantage of the state if it shold bee soe, and that the srvice wilbe donne for a lesse charge

by y^m of Liv'poole it being but six myles from Liverpoole & is sixteene from Chester.

Resolution.

Award.

"Soe that upon the whole matter it was concluded and resolved by the said officers, that all Goods and M'chandizes landing within the same places and above shalbe entered and pay custome at Liverpoole; and Mr Dormett is required to give notice and stay or seiz all goods soe landed to be entered in the custom house at Liverpoole, and that Owner Wright who hath herein miscarried be no more employed by them of Chester, but that William Harrison shall be imployed as Dep'tie for both officers, and shalbe paid by Major Ogle for his s'vis to Liverpoole syde, and by Mr Brett for Chester syde, and the paym's to be certified from each to other, that soe he may not rec' his wages duble."

The matter was finally set at rest by the following award:—

"Whereas difference did aryse betwixt the Officers of the Customs in Chester and Liverpoole as above said, in that they of Chester did interupt and hind them of Liverpoole of their antient lib'ties on Chesheir syde, but the whole matter being treated of and referred by both of them the 29th day of 8^{br} 1658 to Mr Samuel Sandford Surveyo' Generall for the Customs and exsice, hee did declare and concluid that the lib'ties of Liverpoole doe reach unto the accustomed place on the further syde of the redd stones, and advised that the Corporation of Liverpoole shold sett a mere stone there to divyde the said lib'ties and that all goods there landed shall pay customs to the officers of the custom-house of Liverpoole, and soe consequently Towne's Duties.

"SAML SANDFORD."

1658. Dispute with Moore. A similar dispute as to boundaries or "liberties" arose with Edward Moore, of Bank Hall, the author of the Moore Rental, whose relations with the Corporation were never of a very friendly character, as may be seen from the publication referred to. The boundary of his estate adjoined that of the borough, the two being separated by a small stream, called "Beacon's Gutter." Owing to some supposed encroachment, a suit in Chancery was commenced in 1658, by Mr. Moore against Mr. Gilbert Formby (Mayor in 1656-7) and others, on the part of the Corporation. We read in the records—

"2° die Augusti 1658.

Chancery Suit. "Whereas a certaine suyte is comenced in the High Court of Chancerie against Gilbt Formby and others of this towne by Edward Moore Esquencerning the Walking of the Lib'ties last yeare. It is ord'red that the same suyte shalbe answered unto and defended at the publick charge of the

towne forth of the comon stock and a comission sued out for takeing the anweres of Mr Thomas Will'mson, and the rest, according to the Recorder's advice, who was therein retained accordingly, whereto two of the Defts have answered; Mr Formby being then at sea, & Mr Sandiford's name mistaken, have not answered."

1659, July 4th. Record of the Port Moot:—

1659.

"We ord" that the merestones for the Lib'ties shall be sett by the advice Mere Stones. of the Maior and Ald"men and other knowing p'sons they think fitt."

1659, October 7th. It is recorded

"That interrogatories be drawne up and prparation made for executing Evidence. of the comission agt Edward Moore Esq concerning the libities of this towne according to notice given, and that Richard Holland be sworne & examined; hee can depose that the libities extend round about the Beacon heyes, and ov the Beacon-Gutter within the feild; and that Mr Crosse be sent unto to piduce the boundaries and deposicons taken long since in the Court of Wards, and that in the meane tyme Aldman Blackmore, Ald. Massam and Aldr Andoe doe treat with Mr Moore about Treaty. the composeing of those differences in that suyte depending in the high Court of Chancerie agt Mr Thos Willimson, Mr Gilbt Formby and others Defends."

1660, January 28th. Record—

1660.

"To cause a mocon and reference to the Masters in Chanc'ie to have Depositions. the Deposicons heretofore taken upon Mr Moore's p'te ag' Gilbt Formby &c concerning of Lib'ties to be supressed, in Chanc'ie, it being sureptitiously obtained, and his sole comon illegally issued & executed, and joyne in a new comon, name com's for the towne, John Fox Esq, Michaell Tarleton, Rd Mercer &c."

"June 14th, Att an Assembly of the Comon Councell of this Towne holden before the Worp" Mr Maior &c. It was ordered consented and agreed upon that Mr Maior and the Aldermen shall treat with Mr Moore Negotiations. concerning the p'sent differences betwixt him and the Towne in relation to the lib'ties, and shall endeavor to compose & end the same, and this Assembly doth allow of & confirme what they shall conclud and agree upon."

The differences were thus settled for the time, but left a very disagreeable feeling rankling in the mind of Mr. Moore, which he did not fail to give expression to, in his *Rental*.

Charters. It has been noticed above that the exclusive Charters. privileges granted in the Charter of Henry III. (1229), after

several vicissitudes, were withdrawn in the charter of Philip and Mary (1556), notwithstanding which they continued to be maintained and enforced by the Corporation. Various attempts were made, as appears by the records, to obtain a new charter which should legalise these extortions, and also sanction the powers usurped by the self-elected Council.

1617.

1617, November 27th. An entry occurs as follows:--

Application for New Charter.

"Whereas there hath bene dyvers somes of money heretofore dispended and defrayed about the p'cureinge of a New Charter for the towne and for the confirmacon of the lib'ties there, weh hitherto hath taken little effect, and this day it being moved unto the said wor! Mr Edward Moore that hee would undertake the p'secutinge of the same, weh although hee would not absolutely grant unto, yet upon hope hee would undertake the same busines, it is this day ordered and agreed upon, that a Lay of x! shalbee levied and gaithered whin this towne of the inhabitants whin the said towne onely; and that all forrayne burgesses shall further paie after the same rate as they are abillited for their towne bargaines, and if any forrayne Burgesse shall refuse to pay such lay, he and they to loose the benefite of theire freedome."

1626. Charter of Charles I. A ley was made, and realised the sum of £47 18s. 2d. A charter was obtained from King Charles I. in 1626. The terms of this charter sufficiently indicate the apprehensions of the Council. It gives a confirmation of all rights and privileges derived under former charters; and then proceeds to enjoin and command the Attorney and Solicitor-General, the Judges, and all the Crown officers.

Provisions.

"that neither they nor some or any of them, any writ or information of Quo Warranto or any other writ or writs or processes . . . against the Mayor, Baliffs and Burgesses . . . for any causes, things matters offences, by claim or usurpation . . . duly claimed attempted used, had, or usurped may prosecute or cause to be prosecuted or continued. Willing also that the same Mayor &c by any justice, officer or minister may not be in the least molested or hindred for the said due use, claim or abuse of any other liberties, franchises or jurisdictions or be compelled to answer for them or any of them."

1650.

Even with this protection, the Corporation do not appear to have felt easy in their minds. On the 29th November, 1650, we read "Upon readeing the Governor's letter (not inserted) concerning the Application p'ferring of a peticon to the Parliam' for the renuing of o' Charter and for renewal. confirmation of the auntient priviledges of the towne; It was resolved that wee shold advise wh the Recorder about it, and to have his assistance in the draweing up of o' peticon hereafter, but not as yet to stir in it."

The charters were sent up to London. There is an entry in June following requiring them to be sent back, and so the matter slept until after the Restoration.

During this portion of the town's history, the members of Parliament were paid for their attendance.

In 1611, December 3rd—

1611.

"At an Assembly, by the consent of the greater p'te of the Counsell Payment of conc'ninge the late Burgesses Mr Brook and Mr Ruishinge, their dishards charge of the somes of money we'they challenged for their attendance at the p'liam'; for their p'ticular somes whereof they exhibited their sev'all not's to Mr Maior in that behalf, whereby it appeared Mr Brook his demand to be xxviii xiiijs, whereof he had received in allowance and paym's xiiiji iiijs vijd, and so rested due unto him xivi, iiijs, vd, we'h iiijs vd was deducted in regard of his stay in Chester about his owne busines foure dayes and so he was allowed xiiiji absolutelie, provided he deliv'ed first the New Ch'rt' and all such ch'r'es and wrytings of the towne's as he hath, or had deliv'ed him, as by a note thereof remayning amongst the records of this towne will charge. And in default thereof to discharge himselfe upon his othe."

"And Mr Ruichinge his demand being xxvii", the whole councell did allowe him it, yet hopinge of his owne free will, in regard he was not put to his othe for the same, that he would abate some p'cell thereof, whereupon he being called willinglie in respect of the towne's kinde dealing whhim, did abate xls, and so to have xxv" to be paid him by the new Maior and Bayliffes."

Such members as Sir Gilbert Ireland and Colonel Birch do not appear to have been paid, but on the 28th January, 1658, there is an

1658.

"Order concerning the Towne's concernmts in London, that a horse and Payment to ten pounds in moneys in hand be paid to Ald'man Blackmore, burgesse Blackmore. for this towne, and what more hee spends is to be allowed him during his attendance in the Parliamt there with Coll Ireland."

¹ It is not clear what this refers to. There had been no new charter since that of Philip and Mary, in 1555.

Blackmore appears to have been the last representative who received an allowance. Soon after the Restoration, the seats became an object of ambition, and in 1670, the modern system of lavish expenditure was commenced by Sir William Bucknall.

1601. Poor Law. The general law for the maintenance of the poor was enacted in 1601 (43rd Elizabeth), but for many years it was very imperfectly administered, and the local bodies had occasionally to be stimulated to their duty. In 1630, the following mandamus was addressed to the Corporation, being probably a circular sent round the kingdom:—

1630.

1630, January 31st.

Proclamation.

"After of harty commendations His Maty in his Princely care and love to the due administracon of Justice takes notice of many disord's growen in this kingdome through neglect or faint execucon of those lawes that tend to the releiveinge of impotent poore people, settinge to worke those that are able, and punishinge such as are idle or vagrant; and stirr upp all others to activenes and diligence in their placs, for what greater motive cann bee than to see such zeale of justice in a Kinge, hath pleased to expres unto us what he dislikes and what hee desires to be done, both for his owne better informacon and the more due execucon of those lawes; to w^{ch} end after mature delib'acon his Ma^{ty} wth the advise of his privy Councell hath thought of a way wen will appere unto you by the tenor of a Comission and by orders and direccons we herewith wee send unto you, put into bookes in print, that soe the same may bee the better published executed and obeyed, willinge and requireinge you p'sently upon receipt hereof, to assemble yo'selves together and take such course that what is thereby required may be exactly p'formed. And of yor p'ceedinges and the course you have taken, you are to certify us, that soe wee may the better discerne the diligence or negligence used in this service, whereof his Maty will require a good accompt att our handes.

"And soe wee bid you hartily farewell.

"From Whitehall the last of January 1630."

It is very remarkable, during the stirring times of the civil war, how very little the Corporation of Liverpool mixed itself up in the national politics. It is difficult to gather from the records any political feeling whatever. The execution of

King Charles is only noticed in the following brief entry respecting the holding of the local courts:-

1649, March 27th.

1649.

"Memorandum that it was p'pounded by Mr Maior unto this Assembly King's death. concerning the keepeing of Courts, and resolved that Mr Recordshalbe sent unto, to advise concerning the same in regard of the King's death and Coll. Moore's letter inclosed sent him; whose advise was wee might, only altering the style of the Court."

Whatever party might be in power, the Corporation were principally employed in looking after their own interests, which were never lost sight of, as has been seen by the extracts above given.

There are not many notices of the Corporation mixing Provision of itself up with military affairs; but, in accordance with the custom of the time, a certain quantity of weapons had to be provided. Thus, on October 23rd, 1623, it is recorded—

At an Assembly, &c.,

"It was agreed upon that John Callowe should looke unto & keepe in good repayer, all the harnes belonginge unto this towne & now in the custodie of the now Bayliffs, videlt xen musketts, xen pyeks, viijt halberts, ten rests & ten bandilerowes, and one drumme, wth carefull scowreinge and dressinge as need shall requier, and not to deliver any part of the same unto any p'son to use whout the consent of the Maior and Bayliffs for the tyme beinge. And to have for his paynes the some of vis viijd yerely to be paid by the bayliffs for the tyme beinge."



MUNICIPAL OFFICERS.

The general relations of the municipal officers continued much as before during the first half of the seventeenth century. Some of the offices were sold or bargained for. Thus we find an entry as follows:—

Town Clerk Hewitt deceased. 1611. "About the sixteenth daye of August this p'sent yeare, John Hewet, towne clerke of this borough of Liv'poole dyed, who had contynued the said place for the space of thrtie and fyve years, being 'senex et plenus dierum.'

"After whose death at an Assemblie holden in the Towne Halle of

Liv'poole upon soleme somonce of all Burgesses to appeare before the said Maior for the ellecting of a Towne Clarke to succede in the said place, Upon advised and delib'ate consideration had to whom th'ellecon did app'teyne, whether to the Corporacon in gen'all or to the Maior, Aldermen and Consell of the said Borough, yet in ende by the Councell of this towne, Peter Tarbocke of Wytton in the County of Chester was elected and chosen to be Towne Clerke in steed of the said Mr Hewet. And then it was concluded and agreed by the comon consent of the whole howse, That Peter Tarbocke then elected towne clerke is, and shall delyv' on New Yere's day next to the Maior of this towne then beinge, in plate the some of fortie pounds, and ten pounds more in plate on Midsom' even, all wen is to be bestowed on the Maior, marked with the Cormorant the Towne's Armes on it. And yt the said plate shalbe by the

Tarbocke appointed.

This bargain was faithfully carried out. We read—

said Maior delyv'ed ov to the Maior then next ensuyinge and so from

Plate presented.

- "1612—Decr 23. Memd yt Peter Tarbok elected Towne Clarke did according to an order and decree sett downe, delyv' upon the said xxiijrd day of Decemb' 1611 unto Edward Moore Esquier Maior of this towne certen p'cells of plate hereafter sp'fied videl't
 - " Item—A doble Salte doble gilt, wayinge 193 oz

Maior to Maior successyvely."

"A great Cup w'th a Cover doble gilt with haeds

wayinge 23 oz and 1 quarter

"A lesser Cup whout a Cover doble gilt 9 oz 1 dwt

"A boole doble gilt 12 oz 3 dwt 6 sc.

"One beaker p'cell gilt 10 oz 1 dwt

"One other beaker p'cell gilt 10 oz 1 qr.

"One silver can p'te guilt of the guift of Mr Ralph Secome Ald' deceased."

Within a year and a-half of his appointment, Mr. Tarbock died, when the following record occurs:—

"1613 xxiind die Aprilis. At an Assemblie holden in the Comon halle of this towne before Mr Maior, the Aldermen, Bayliffs and Burgesses of Decease of the Comon Councell, it was agreed by full consent of the whole howse yt whereas at the last Assemblie holden in the said towne hall it was agreed yt Mrs Tarbocke wyfe of Peter Tarbocke late deceased shold pay to the towne xiii being arere by hym unto the towne for his composition for his place, & yt thereof she shuld be allowed backe for the use and behalfe of her children vji upon Mr Maior his entreaty in her behalfe, it was consented unto by the greater p'te of the fortie then p'sent yt according to the former order the money shalbe laid downe to Mr Maior to have full power by consent aforesaid to allow her back what in his discreation shall be thought fitt, and the allowance by him to be allowed back to goe to the use of her children according to the form' order any thing to the contty in the form' order notwth standing."

"The same day Mr Robt Brooke was elected Towne Clerke and Brooke condicoed to geve a comendacon to the towne, for his admittance fiftie elected. pounds, to be paid in man' and forme videlt xxll at, in, and upon the feast day of St Michell th' archangell nowe next ensuynge, and xxll upon the feast day of the Annu'ciacon of or blessed lady Ste Mary the Virgyn, and ten pounds, last part thereof at, in, and upon the feast of St Michell th' archangell, wen shalbe in the yere of or Lord God 1614, & to bring Mr Wm Gamull or Mr Harvy of Chester Aldermen, to be bound wth hym for paymt therof to the towne."

Mr. Brooke did not continue very long in office. In 1624 an election of Town Clerk took place, which is a very memorable episode in the history of the town.

In 1624 there is an entry—

1624.

"Robtus Dobson gen' allocat' cli'cum cur' ib'm & dedit p' ingressu suo Dobson in tempore Johis Will'mson lxxii ad Burgen' cur' p'd." lelected.

In 1626, the charter of Charles I. was obtained, and 1626. therein Dobson is recognised as appointed Town Clerk.

¹ Robert Dobson, gentleman, appointed Town Clerk by the same Assembly, and gave for his entry, in the time of John Williamson, £70 to the Assembly aforesaid.

The first signal of warfare was manifested in 1633, when the Town Clerk claimed precedence over the Bailiffs, relating to which is the following record:—

1633. Precedence.

1633, January 31st. "Att an Assembly this day holden in the Comon Dispute about hall of this towne before John Moore Esq (and others) Yt was and is ord'ed and decreed as followeth, That for a smuch as upon the search and veiw of auncyent records of this towne, yt therein evidently apps that the Clark of this towne for the tyme beinge hath ev' beene elected or allowed ev'y St Luke Day af' the ellection of the Maior and Ballives and so hath had his place by auncyente usage of this towne, accordingly the Ballives for the tyme beinge haveinge ev' p'cedencye of him, not only in their verely election but also in their tyme of their attendance upon the Major of this towne, boath at Church, Corte, Markett, or oth publick meetinge. That Robte Dobson nowe townclarke and so all town clarks successively hereafter shalbee yerely elected or admitted as ancyentely they have beene, and that Richd Tarleton and Edwd Chamb's now Ballives and so all other ballives of this towne successively for the tyme beinge, shall have p'cedency of place win this towne of the p'sent Towne Clark, and so of all other townes Clarks that hereafter may bee . . . And further yt is againe ord'ed by the Comon Councell aforesaid that the nowe Towne Clark and so ev'y town Clark successively shalbee ready in his gowne to attend the Maior of this towne at Church and m'kett . . . And forasmuch as yt is apparent that heretofore some ordrs made by this howse heretofore are wantinge and not recorded in the great book, wherein the Records for this towne are written, Yt is therefore ord'ed by the Maior Ald' and Communalty assembled aforesaid, that the Towne Clark shall fairely write downe in the great Booke before this howse breake up, not only this ord but ev'y other ord yt shalbee made by this howse."

Neglect of Records.

> The entry was made by Mr. Dobson, no doubt sulkily enough, but in 1636 he was again brought to book.

> 1636, October 24th. At the great Port Moot and View of Frank Pledge it is recorded:-

Dobson presented by Port Moot.

- "It" Wee p'sent Mr Rob'te Dobson for not entringe the Records accordinge to his Oth."
- "It" Wee p'sent the said Robert for takeing place of the Bayliffes, contrarie to ancient ordr and an ordr made in Mr John Moore's tyme."

"It" Wee p'sent the said Robte Dobsonn for takeinge excysse fees contrarie to auncient orders."

"The said Dobson doth praye a Trav'se for the three severall p'sentm" against him, and to everie of them pleadeth 'not guiltie.'"

"And it is graunted by the Courte that the said Trav'se shalbe tryed

here the first Port Moote Corte of quart sessions, to be houlden the first Courte for his Mate aftr Christmas next."

It was accordingly so tried, and the jury found him guilty on all the three counts of the indictment: but we read further--

"Upon motion of the said Robte Dobson unto the Courte concerninge Conviction the insufficiencie of forme of the said p'sentmts it is agreed and allowed quashed. by the said Court that a · Cassatm' shall be entred upon ev'ie severall p'sentment."

1636, October 26th. At an Assembly of the Mayor and 1636. Council, after recapitulating the charges, it was resolved—

"That if the said Robt Dobson or anie other in his name.....shall stur up or p'sente anie Bill, Playnte or Suit against the Maior Aldermen or Grand Jury &c.....all chardges costs and expences.....shall be defrayed at the comon charge, forth of the comon boxe stocke and treasure of the said towne, or by a general ley or contribution. And forasmuch as the aforesaid Robt Dobson hath voluntarily confessed his errors and offences in not entring the records according to his oath, the said Dobson shall be debarred and suspended from his place of Clarkeshipp.....and shall deliver Dobson upp all the Records Corte Rowles, Escriptes, books and Munyments what-suspended. soever. And further, if anie one of this Assembly shall publish, discover or revaile the secrets, substance or p'ceedings of this Assembly he shall not only be excluded out of this howse and companie, but shall undergoe such other punishmt fyne and sensure as the said Maior &c shall think meete."

1636, October 20th. At another meeting of the Council, where Dobson was summoned to appear, it is recorded that he

"not onely denyed to deliver upp the same Records, Cort Rowles &c but Dobson defies evelly, unreverently and unbefittinglie behaved himselfe before the said the Maior and Aldermen, uttering divers p'emptorie, arrogant and unseemely Corporation. words. And having heretofore beene bound unto the peace—and presented by a Jury for breach thereof, the said Maior demanded sureties for his good behaviour, which the said Dobson denying to give, the said Maior and Justice thereupon comitted him unto prison into the custodie of Dobson Ralph Massame one of the Bayliffes, who takeing him downe out of the committed. said Councell Chamber with him, the said Dobson forcibly broake from sd Bayliffes, & soe made an escape, contrarie to the oath of a freeman, whereof the said Mr Maior being certified caused the Bayliffe to goe fynd him out, and bring him againe, who being found out and brought before

the said Maior, the said Dobson did fynd sureties for his good behaviour and appearance at the next Portmoote."

The Port Moot returned to the charge; and in 1637, January 9th, there is the following curious entry:—

Dobson again presented.

"Item—p'ds Juratores super sacr'm suu' p'sentant q'd Rob'tus Dobson de Liverpoole p'd gen' infra spat'm duos annos ult p'terit ac infra jurisdicconem hujus Cur' imodeste et indecente hec Angli verba sequen' loquutus est et utravit vizt 'Whosoever the divell was Maoir hee would be the Towne's Clarke.""

Another count charged him with breaking prison after having been committed by the Mayor and senior Alderman.

A third count accused him of insulting the Mayor with indecent words.

A fourth stated that he had, on the 22nd of the preceding November, "malignantly, scandalously, and opprobriously insulted the Bailiffs and Burgesses by calling them by an English name—to wit, 'Bashragges.'"

A final charge states that he had forfeited his recognizances to keep the peace, by using irreverent words, and indecent gestures, against the Mayor in the presence of the aldermen.

Writ of Certiorari.

Dobson traversed this attack by obtaining a writ of certiorari to remove the cause to the next assizes at Lancaster; whereupon, at the next Poot Moot, on the 3rd April, 1637, the following presentment was made by the jurors:—

1637.

"Curia Dni Regis Portmoote &c

Dobson again presented.

"Item they p'sent Robert Dobson Gent. for that hee being a free Burges of this towne and Burrow of Liverpoole, did upon ye xvijth day of September last past 1636 within ye Jurn of this Court bring and deliver into ye same Court his Maties Writt of Cerciorar bearing date ye third day of 7^{br} in ye 12th yeare of his Maties raigne yt now is, thereby comanding the then Maior, Ballives and Burgesses of ye same towne, to certify a Prsentmt unto his Maties Judges of Assize at Lanct, ye next assizes then

² The aforesaid jurors, upon their solemn oath, present that Robert Dobson, of Liverpool aforesaid, gentleman, within the space of two years last past, and within the jurisdiction of this Court, did immodestly and indecently speak and utter the following words, viz., "Whosoever the divell was Maior he would be the Town's Clerk."

1637.

following. Whereupon hee stood p'sented by the Grand Jury at the Port Moot Court heere holden for o' said soveraign Lord y' King upon Monday next after y' feast of St Jo. Baptist last past, contrarie to his oath of a free Burges of this Burrow, and in contempt and p'judice of y' imunities lib's privileges and franchises thereof; amer' in xx's."

A second presentment charges him with violating his recognizances, and amerces him in 60s.

The cause under the writ of *certiorari* came in due course before the assizes at Lancaster, in May 1637, of which there is the following record:—

"Ad Ass'ias tent' apud Lanc' die Lune in quinta Septimana quadragess' Trial at Anno R^s Caroli xiij.

"Whereas Roberte Dobson of Liverpoole Gent. heretofore sued out sev'all Writts of Certiorarie for removeinge of two p'sentmts and a Recognizance out of the Burrough and Port of Liverpoole into this Corte And whereas this Corte was this day informed by Mr Hugh Rigbie and Mr John Vernon, beinge of Councell with Mr Maior and the burgesses of the said Burrough, that the same is a verie auncient Corporacon and Porte towne of this Realme, and hath an auncient Charter to hould Pleas of the Crowne and to make by-lawes for the good of the said Corporacon, and to punish such as bee refractorie therein, and that the said p'sentmts and recognizance were taken for offences of the same nature comitted within the same Corporacon. And therefore prayed that p'cedendoes may be awarded; and further complayned against the said Dobson for embessellinge theire records and other misdemeanors.

"Now upon full and delib'ate hereinge of both parties and their Councell in open Courte, It is ordred, that Writts of p'cedendoes shalbe awarded. And it is also further ordred by assent of both parties, that Cause the examinacon of all these matters in variance shall be referred unto referred. S' George Booth and S' Gilberte Houghton Knt's and Barronetts, Thos Ireland and Edward Bridgeman Esqrs or anie thereof them. . . . And in the meane tyme the p'ceedings to be stayed."

Then occurs the following entry:-

"According to this Order within written, wee whose names are sub-Award. scrybed mett at Liv'poole the xxiijd of May 1637 and upon deliberate hereing of all busines in variance betwixt the Maior and Corporacon there and the said Robt Dobson, with the consent of the said Maior and Councell of the same towne then assembled togather, and of the said Robt Dobson, have mediated and reconciled the same differences accordinge to this yor work's reference, and soe wee rest at yor Lor's service, and

afterwards the 23rd of May the said Robt Dobson made his submission accordingly.

"GILB" HOUGHTON
"THOMAS IRELANDE

"EDWD BRIDGEMAN."

One cannot help admiring the calmness and good sense exhibited by the superior Court in putting an end to this litigation.

Welles appointed Town Clerk. Dobson did not continue in his office, for within a week after this decision, another Town Clerk was appointed by the Council in the person of Mr. Richard Welles,

"comended by the honoble Sr George Vernon, Knight one of his Mattes Justices of the Comon Pleas at Lancaster, and Cheefe Justice of Assizes at Lancaster."

Contribution.

He did not, like Dobson, pay down a sum for the place, but he undertook to pay a yearly contribution of £6 13s. 4d. "to the Chappel Wardens of Liverpoole aforesaid," but for what purpose it is not stated.

1641. Winstanley Town Clerk. In 1641, Mr. Welles resigned, and Mr. John Winstanley was appointed his successor. Before his election, a resolution was passed by the Council that out of the fees received in the Mayor's Court, ten pounds annually shall be appropriated for the benefit and better maintenance of the Church and Schoolmaster, the remainder to the sole use of the Town Clerk.

This did not turn out satisfactorily. Twelve months afterwards there appears the following record:—

Remonstrance

"1642, July 11. John Walker Gen. Maior

"Att an Assemblie this day held it was p'pounded to the house by Mr Winstanley concerning the x^{ll} p' ann charged upon the Clark's place as a great greevance to him, hee affirmeing it to be illegall and unjust, that the fees w^{ch} p'perly belong to the Clarke shold be taken from him and diverted to anie other use, especially hee never consenting thereunto, and thereupon offered to make it to appeare upon accompt, that the moitie of all fees receaved at the severall Courts in a yeare's space wold not amount unto x^{ll}, w^{ch} wold not be a competent allowance for his paines and dilligence therein, whereby it appears that the said place (in regard of these troublesom tymes) is much worse than formerly it hath beene. And therefore desired that the same might be wholly taken off; howbeit in respect of

the towne's p'sent necessitie for money hee did offer to deposit and pay (as a voluntary gratuitie) unto the Ballive's hands the sum of xi for ye p'sent to be imployed for the towne's use, we was accepted of and paid accordingly."

On the 21st October, 1653, it is entered that at a meeting of the Council

"the Wryteing next above written was taken into consideracon and Repudiated. thought fitt and ordred by the same Assembly that the same Wryting bee utterly outed made null and voyde, as if the same had nev beene entered in this book."

A very graceful resignation of office is recorded under date 28th July, 1634, when

1634.

"Thomas Molyneux Esq Recorder of this Corporacon came voluntarily Resignation of and loveingly, & did desire this howse to disburden him of that chardge, Recorder. and did desire that the howse would (in respect of his age) take no discortesie at him: and he hartily desireth that the howse would elect Hugh Rigby Esq to bee his successor, and to have the fees due to the Recorder," which was accordingly done.

The Mayoralty has not always been an object of ambition. We read, on the 18th October, 1614-

1614.

"Md yt this day Mr Wm Banester Alderman was, by the gen'all Mayoralty consente of the whole Comonaltie of this towne elected Maior, we'h he declined. refusinge, did yeld to pay his fyne wch was xii, wch fyne the said Mr Banester did pay before Xmas now next following."

During the fortification of the town, at the time of the Appointment civil war, an officer, called the Muringer, was appointed to take charge of the walls. He is found in the list of officers in 1650.

The Bailiffs were officers originally appointed to take Bailiffs. charge of the revenues, both for the Crown and the borough, the Major of whom became in time recognised as Mayor.

In the list for 1650, the distinction between the two is alluded to. James Williamson is elected Bailiff "pro Republica," Thomas Ayndoe to the same office "pro Villa et Burgo."

There was another officer, called the Mallinger, who is apt Mallinger. to be confounded with the Muringer, though their duties had

Bellman."

no connexion. He was the crier of the Court; and is found in the lists for 1626 and 1639.

He was the predecessor of the more modern "bellman," and in the appointment in 1655, he is called "Cryer or

During this period of the town's history, the office of Alderman was not merely honorary; he had serious duties to fulfil. In 1617, it is ordered by the Assembly—

Duties of Aldermen.

"in regard of a denyall made by Mr Edm. Rose Alderm' to the said Maior to goe a message to the heath to certifie some measurers and Darbie men that then were measuringe the same; that if any Alderman hereafter doe deny to goe in the towne's behalf any reasonable journey having his lawfull charges allowed him as hee shalbee by the said Maior appointed that he shall forfeite for ev'ie such offence x¹¹ to the towne's use."



^{1 &}quot;Mallare, hoc est in placitum vel judicium vocare, citare, submonere."—Spelman, Glossarium Archaiologicum.

CORPORATE ESTATE AND REVENUES.

However narrow and short-sighted the Corporation may have been during this century in the restrictions imposed on trade and commerce, in respect to their landed estates they displayed a pertinacity and foresight worthy of all commendation. They were always prepared to defend their rights, and to resist encroachments from whatever quarter.

The estate of the Corporation in the first half of the Corporate seventeenth century comprised the lands described in the last chapter, and a considerable number of tenements within the town; how acquired does not appear.

The Molyneux family, having estates abutting upon and Molyneux intermixed with those of the Corporation, being also lessees of the Crown rents, and proprietors in West Derby adjoining Liverpool, often found their interests clash with those of the Corporation. Thus:—

1617, July 11th.

"At an Assemblie houlden in the Comon halle before Richd Moore Encroachment gent. Maior (and others of the Council) it was agreed as followeth: that whereas it was then credibly informed that S Richard Mollineuxe, Knight & Barronett, wth the Copihoulders of West derbie, would the same daie enter wthin the Liberties of our towne and heath belonginge thereto, and challendge p'te of the same as belonging to West darbie aforesaid, that the said Maior and King's Bailiffe for the towne shall meete the said S Richd Mollineuxe and West darbie men at their first entrance wthin the townes Liberties, and there make knowen unto them in the behalfe of the towne, that tyme out of mind the liberties wth wee clayme have belonged to o' towne, & that wee have evydence to maintaine the same, wth wee will shewe to them that it shall concerne, when occasion shall serve."

The attempt so made was not successful. The lands in

question still belong to the Corporation, and form the great bulk of the Corporate estate.

1612, June 29th. At a Port Moot this day, amongst the "Orders sett down"—

Mere Stones.

"Wee doe agree that the Maior and the xxiiij Jury web shalp next, shall vewe and sett downe meare stones to meare and sett out the Higheways, and to sett out the towne's lands, and other lands; the lords and owners of the lands beinge desyred to be there when the feild is bare, betwixt St Lukes day & M'tinem's."

In 1611 the Corporation entered into a serious litigation Richard Rose, with one of their own body—Mr. Richard Rose, Mayor in 1609 and 1624. Mr. Rose had already incurred the displeasure of the Council by

Disputes.

"ingrossing into his hands 120 barrels of barley, we'h was formerlie offered to Mr Maior to be bought for a comon bargayne to the towne's use, in contravention of an order made and provided for such cases. By we'h bargayne there was gayned to clere, the some of iij vis viij we'h was for the use of the towne; for we'h offence he the said Mr Richd Rose is to receave such sentence as this assemblie shall assesse & thinke meete."

Mr. Rose apologised, whereupon the sentence was remitted, but an ill-feeling remained.

1611, July 3rd.

"At an Assemblie holden before Edwd Moore Esq Maior, the Aldermen, and the rest of the Comon Councell. Mr. Richard Rose, Alderman, was questioned for his disobedience to Mr Maior and the state of this towne; first, for that the said Mr Rose did p'syst in his stubborne and disobedient courses, in hindering the towne of a certen walle abutting upon the east p'te of the free Schoole of Liv'poole, we hath ben in the towne's poss'ion tyme out of man's memorie, and never challenged before by any p'son: Notw'thstandinge a Verdit of seaventene of the most sufficient free burgesses of the towne impanelled for that p'pose, geaven and deliv'ed up in wrytinge conc'nynge the same. And secondlie that the said Mr Richd Rose hath geaven out speeches tending to intytle the said Schoole house and buildings thereto belonging, and the said walle, to be his Mattes right as chanterie lands concealed, we this assemblie thought not to be the p'te of a free burges and good member of this towne; we may tend to the great charge, troble, and expencs of the whole Corporacon.

"Whereupon this Assembly, havinge duelie and consideratelie wayed

Disputed Wall.

the said causes, wth one whole consent, ev'y man deliv'inge his p'ticular opynion by p'role, are of opynion that the said Mr Rich^d Rose is wthin the compasse of div's oathes taken heretofore by him as free burges, Comon Counsell, and Maior of this Corporacon; and hath infringed div'se orders, Rose expelled, and the ancient priviledges of this borough; and for the said causes, doe adjudge and sentence the said Mr Rich^d Rose not a fitt member of this towne and Corporacon."

Mr. Rose did not tamely submit, but took out a writ of writ of certiorari in the Chancery Court of Lancaster, to quash the proceedings, whereupon—

1612, September 18th.

1612.

"At an Assembly &c it was agreed and concluded, That wheras div'se Writts of C'ciorare were sente out of the Chauncerie Court of Lancaster, directed to the Maior and baylies of this Corporacon, by the meanes of Mr Richd Rose m'chant late Alderman of Liv'poole, for the removinge of div'se fynes and Amerciam's cessed upon him in Mr Maior's Court, Retornable Imediat, and also for his Reinfranchisemt, a course never used or before hard of in this towne, and conceaved by this Assemblie to be matters of innovacon, and to be against the oath of a free burges of this towne; Whereupon it pleased Mr Maior to calle this p'sent Assemblie. and acquainted them wth the said busines, upon whose mocon it was fullie agreed; That the said writts, beinge against the ancient and lawdable Writ resisted. customes of this towne and Corporacon, should not be allowed, but insysted upon, whout any retorne to be made thereof according to the tenor of the said writts. And forasmuch as the same tend to the ov'throwe of the lib'ties and franchises of this towne and Corporacon, it is thought fitt and soe agreed upon, that the same shalbe mayntayned and defended upon the comon charge of this towne."

Notwithstanding all this vapouring, Mr Rose was restored Rose restored. to his office, and filled the civic chair in 1624.

The system of leasing the Corporate property at this time was for three lives, with a fine paid down, and a small ground rent. Thus, in 1625, we read—

"A house in Dale Street, let to Thomas Tickle for the longest of three Leasing lives, for Six Pounds paid down, and a yearly rent of three shillings and Lands. sixpence."

The common lands, to which the Corporation claimed a prescriptive right, were very jealously protected.

In 1649, Mr. Wm. Strangewais had taken possession of a portion of the common, and built upon it, on which the following entry was made:—

Common Lands protected.

"Whereas the said Mr Strangewais hath lately erected a Cottage upon ye Towne's Wast, without consent, wen is conceaved may be very p'judiciall hereaft. It is therefore thought fitt and ordered, that he shall pay vs rent to ye towne, or els the same to be pulled downe."

Mr. Strangewais was recalcitrant, and refused to obey the mandate of the Corporation; whereupon the following minute was passed:—

1649.

1649, October 15th.

Suit against Straingwais.

"Whereas it is informed, that Mr William Strangewais hath hindred and resisted the Ballives in the execucon of their office, and hath abused the Maior and the Ald'men in calleing them 'unworthie fellowes,' and detaiening the Ballives prisoners in his house: It is therefore ordered, that if the said Ballives shall after advice had, bring anie accon at lawe, or sute against him for the same restraint, that then ye charge thereof shalbe borne by the towne, and if they recover, the towne to have ye damages."

Soon after this, the Corporation began to utilise the common lands.

1650, June 18th.

Commons enclosed.

"Att an Assembly held this day before Mr Maior (and the Council) it was ord'red and declared by the said Assembly, that all that p'te of the Comon weh lyes btweene the sea syde and the way leadeing to the Park Gate westward unto the new bridge or the Bowleing greene, shalbe improved, taken inn, and inclosed, at the towne's charge, the next winter comeing; and mannaged for ye best use and benefitt of ye towne. And the Maior and Ballives for that tyme beeing, shall disburse moneys and take course to see the same fenced out and donne accordingly."

1651, February 5th.

Common

"Concerning the Comons formerly ord'ed and agreed upon to be Lands leased inclosed, Mr Maior (by the consent of this howse) is willing to take unto himselfe twoe acres next unto the Poole, and offers to give xxxs p' acre fyne for 21 yeares, and 12d an acre rent; and not to sett nor let the same unles it be to free burgesses, inhabitants."

¹ This represents the district between Hanover Street, Park Lane, and Wapping, including Cleveland Square, St. Thomas's Church, and the neighbourhood.

1651, April 10th.

"The same busines was afterwards taken into serious consideracon the tenth day of Aprill following, and then upon a full debate, it was conceaved to be too high a fyne to pay for the tearme abovesaid, in regard of ye remotenes of the close, and the great charge of fencing and improveing. And therefore upon ye votes of the last menconed Assembly, it was ord'red Terms of and resolved, that the tennants to ye said new inclosures shold have the same for the severall tearmes of one and thirtie yeeres for ye said fyne of xxxs P acre and xiid rent; and that twoe acres of the said Comon where the best marle is, shold be left uninclosed, where ev'ie one might have lib'tie to digg and get marle for improveing the same inclosures, and noe one to set or let the same to anie forreno, but only to freemen inhab'tants, on paine of forfaiteing their estates."

These transactions give the first indication of the rising tide in the affairs of the town. The stagnation had been long and depressing, and this demand for land is the commencement of a forward movement, which from the time of the Restoration has proceeded with a steady ever-increasing cur-Revival. rent to the present day.

Other applications poured in. On the 2nd November, 1653, there is an order

1653.

"that James Chorleton and Jonas Horrocks shall have paymt and satis-Survey. faccon for their paines, for surveying ye new inclosures upon the towne's Comon, at the discretion of ye Maior."

1655, July 11th. The names are entered of those who took leases of the common lands enclosed.

They are as follows:--

"CONNECTED WITH THE CORPORATION.

"James, Thomas, Edward & Richard Williamson, Evan Marsh, Richd Leaseholders. Percival, John and Dorothy Sandiford, John Sturzaker, Thos Ayndoe.

"OTHER PERSONS.

"Roger Jones, John Chambers, Richd Washington, James Heyes."

Fifteen acres are mentioned as divided amongst seven persons—six names have no quantities attached. It may

fairly be presumed that about twenty-five acres of common were at this time enclosed.

1659, July 4th.

Division.

"Wee order that there shalbe a lyne drawne betwixt the towne's comon and them y' have trespassed upon it with their corne, and shalbe mowen as farr as the downe stones reach."

Indications of building begin to appear.

1659, January 17th.

Bricks made.

"Ord'red, that Mr Thomas Storie and his partners shall have lib'tie to make brickes upon the Comon."

Revenues.

The revenue of the Corporation was derived from various sources.

Town Lands.

There was, firstly, the rental from the town lands, independent of the allotments in the great town field granted to the burgesses.

These rents in 1637 amounted to £5 5s. 4d., in 1645, ., 5 2s. 8d.

They then began to increase, and in 1651 reached

Town Dues.

Tolls, &c.

£13 3s. 4d. There were also the town dues, independent of the Crown customs revenues; the ingates and outgates by land; the market tolls; the rents from the ferry boats; the presentment fines; the fees on admissions to freedom; compositions and licenses to non-freemen. In the year 1657, the burgage rents were purchased from the Parliament, but resigned again to the Crown in 1660. The total revenue from all these sources amounted in 1647 to £181 8s. 9d.

In 1651, the receipts from all sources amounted to £273 6s. 8d., which, considering that the value of money was at that time at least five times its present purchasing power, was no inconsiderable sum.

List of Dues.

The first list of town dues was issued in December, 1613, and has not varied very much down to the present day, except by the addition of new articles not then provided for.

The funds were kept in a very primitive fashion, banking facilities not having reached these remote parts.

1625, January 10th.

1625.

"Att an Assembly held before Rd Rose Ald", Deputy Maior (and the Money how Council) Yt is agreed, that cl" (£150) p'te of clxx" xvs 11d being the kept. towne's stock, shalbee kept in a chist wth the towne's Ballive, whereof there shalbee three keyes, and that the Maior or his deputy for the time beinge shall keepe one key, the auncyenst Alderman for the time beinge shall keepe an othr, and the said Ballive for the time beinge to keepe an othr. And that the said cl" shall not bee any wayes disposed of, but by the Comon Councell of this towne. And that the residue being xx" xvs iid, shall remaine in the now Ballive's hands to bee disposed of as auncyently hath beene, and by them to be accompted for."

Colonel John Moore, of Bank Hall, was governor of the Loan to town after the siege in 1644. Although engaged on the Puritan side, he seems to have been a man of very disorderly habits, and was generally in want of money. Whilst in office he borrowed £100 from the town's funds. The Liverpool Corporation, with their usual pertinacity, insisted on being repaid, and proceeded to enforce their claim by law. Under date 18th January, 1650, we read an order of the Assembly

"to search for ye judgmts against Coll Moore and his suertie, for ye ci due to ye towne and sued for p' Mr Wells (the townclerk)."

Soon after this, Colonel Moore died, overwhelmed with debt, but the Corporation followed up their claim. On the 18th June, 1650, at the Assembly,

"It was also ord'red and appoynted that speedie cause shalbe taken Claim to recover the c" and interest due thereupon from Collonell Moore and Mr enforced. Jas Sotherne, (his surety) both deceased, and search to be made at London for the judgment."

Mr. Sotherne had a daughter, Margaret, married to Mr. Henry Corles, who were executors to his estate.

On the 14th January, 1651, it is

1651.

"Ordered that whereas there is a spetiall writt brought downe from Corles and London against Mr Corles and his wife, in ord to the revyvall of the Wife. judgmt & execution for ye hundred pounds debt owing by Mr Moore unto

ye towne, that the same shall p'ceede and be put undr ye Countie Palatvne Seale, and the Sheriffe shall be solizited for a Devastavit."

The next entry we find is five years afterwards, by which time the debt had swelled considerably by expenses.

1656, January 1st.

Suit.

"Att an Assembly this day holden before Thomas Andoe Gent. Mayor &c, it was propounded concerning the suyte against Mr Hy Corles and Margrett his wyffe, executrix of James Southerne for 2021 for ye towne's moneys heretofore lent to Collonell John Moore, and for web debt they have been prosecuted to a judgment and taken in execucon, and are now remaining in ye Bailive's custodie; It is ord'red that unles they satisfie the whole some, they are to be sent to Lancr, and they are to beare the Balive's charges whylst they stay at home unsent away; and that the busines bee further prosecuted at ye towne's charge as occasion may require till satisfaccon bee obtained."

1656, April 11th.

Escape.

Arrest.

"It was again p'pounded concerning the same busines, that they haveing made an escape, the same suyte be p'secuted at London this tearme. And that Mr. Winstanley, who is alone served wth an ordr out of the Duchie for a p'tended disobeying of an Injunccon, shall go up about it, and shall solizit to gett the Injunccon dissolved, and further to p'cede at ye Comon Lawe as may be requisite."

Proposals.

Mr. Edward Moore, son of Colonel Moore, now came forward with proposals, and we next read—

"Att an Assembly &c it was propounded by Mr Moore to the said Assembly, to accept of new securities for Mr Corles's debt, we's proceeded

1656. October oth.

to ye votes of this howse, and upon full debate & consideration had of the p'sent condicon of the said Mr Corles & his wyffe, and at the instance of the said Mr Moore; It was resolved and voted, that one hundred and Composition. sixtie pounds shold bee accepted of, in full paymt and satisfaccon of that debt, and that the said Mr Moore, by himselfe, or with good sureties, shold give such securitie as the towne shold approve of, for paymt of the said some by Xmas next; and that thereupon, the said Mr Corles shold bee quitt and discharged of all that debt, costs and charges whatsoever, upon ye judgment against them of 2021, whereupon afterwards three proposalls were made concerning securitie, vizt by acknowledging a statut

Merchant, confessing judgmt, or by Bond wth suerties, but hee chooseing

to the first, a statut Merchant was accordingly entered unto by him, for

paymt of 160ll on ye 26 xbr next, and enrolled accordingly."

Statute Merchant.

1656, October 22nd.

"Att an Assembly this day holden, it was resolved that Edward Moore Esq haveing undertaken the paymt of Mr Corles's debt, the wch was his fathers, and for ye wch Mr James Southerne was ingudged, consented to enter into a statut Mercht for paymt of clx" due 26th xbr wch was p'fected accordingly."

¹ These pecuniary transactions may account in part for the bitter hostility to Liverpool and its Corporation manifest in every page of the *Rental* of Edward Moore.



COMMERCE AND COMMERCIAL RESTRICTIONS.

The trade during this period (1603-1660) continued to expand, but very slowly, being hampered by the short-sighted restrictions still imposed upon it.

Fish.

Fish, especially herrings, were a large article of traffic, being imported from Ireland and the Isle of Man, and then reexported to the Continent, or sent inland. Thus, in one day (December 19th, 1650), there are eleven entries for herrings, comprising in the whole 692 barrels.

1611, February 18th, there is the following entry:—

Herrings from Wexford.

"At an Assembly &c it was concluded and agreed, that the herrings now come from Washeford in Ireland, amountinge to fourscore barrells, shold be bought for a towne's bargaine at the rate of xx^s vj^d the barrell, and the m'chant to be freed of all towne's customes, wch was effected accordinglie; by wch b'gayne ther was clearlie gotten xlⁱⁱ (£40) for that herring came that Lent to a great rate; some barrells sold for xxxiij^s iv^d besides a p'cell of red herrings bought in this b'gayne aft' the rate of ij^s vj^d the cwt, and sould for iij^s iiij^d afterward."

1647, August 9th.

"Whereas Thomas Baxter M'chant hertofore brought into this port xlue barrells of herrings, and being a freeman conceaved himselfe to be freed of towne customs and composicon for ye same, Now forasmuch as it appeares that most of ye rescue and adventure of the said goods was to bee borne by the M'chant strangers, and were to be delivered at this port; It is therefore ordered that the said Thos. Baxter notwithstanding his freedom, is to pay the towne's custome and composicon, towards we'there was vul left in deposite; the iiju xs shall be taken out of ye said vul in leu of ye same customs and composicon, and ye xxxs is to be restored him back againe."

Town's Custom.

In 1654 there is an entry-

"Comp' for herrings, item 40 barrells in the Guyst by Mr Picton mercht to pay xijs vid."

In connexion with the fish, salt was an article in demand, salt. and was obtained from various sources. We read in 1619 of a cargo of salt imported from Spain. Salt was also brought by sea from other British ports. In November, 1611, there is a resolution of the Assembly—

"That the orden'y custome of ev'y Way (weigh) of Salt, conteyning by measure x barrells, shalbe ev' heraf' via, and halledg' iiija... And further, if any Salt shall come to this towne from port to port, being made whin this kingdome & not beinge m'chant strang's, then the custome shalbe iija, and hallege ija for ev'y Way."

Cheshire salt was also introduced, but the expense of land Cheshire Salt. carriage would render the sea-borne salt cheaper.

1618, July 20th, there is an entry-

"Whereas there is a bargayne of Salt bought from certain marchants of Chester, web bargaine is intended to bee for the benefitt and p'fitt of the towne of Liv'poole, it is agreed &c, That the Salt now remayninge in the great barne neere the Tower, and to the same belonginge, shalbe sould unto all forrayne p'sons or others that will buy the same, aft' the rate of xvjd the busshell."

Salt was also manufactured in the town.

1611, December 19th.

"Mocon was made for the comynge of one Atkinson a Salt Maker, to Salt this towne, who affirmeth he can make white salt to sell a bushell for xijd. manufacture. It is agreed he may come, so as he be noe burthen unto this towne."

1619, October 25th.

"Wee doe agree that Mr Chantrell shall omitt makinge of Salte in the place wherein he nowe doth, betwixt this & Martinmas next, upon paine of his fine."

The locality is not stated. Probably the smoke had become a nuisance to the neighbourhood. The salt-house is marked on the old maps on the site of the present Salt-house Dock.

Wines.

Wines were an important article of Liverpool commerce in the seventeenth century. On one day, the 26th March, 1616, there are two entries, one of 64 tuns, the other of 167 tuns, but, unfortunately, the country from which it is imported is not stated. Repeated mention is made of French wines, and "sacke" is entered as imported from Malaga.

Sacke.

1654, June 9th.

Jackalynne.

"For 22 tunnes of Wyne called Jackalynne, ord'red to pay for ye butlerage the some of tenn pounds, or 3 full Hhds. Mem. that at an Assemblie holden the 13th 8br, xls of this was ord'red to be remitted in regard of ye badnes of the said Wynes."

Butlerage.

The charge called "Butlerage" for these imports was very heavy. Thus, on July 30th, 1646—

"Mem^d brought into this port by Captaine Johnson in the Sea Bridge, London, and entered; 65 tunnes of un-ulleged Wynes as appeares by his invoyce; whereupon this Assembly being myndfull to use them well, doe agree that there shalbe paide for Buttleradge for ye whole bulk, 5 full hogsheads of choyce wynes; and the some of tenn pounds sterling for ye composition money, or towne's customes, we'h the Ballive or other officers are required to collect and take accordingly."

Iron from Spain. Repeated entries are made of iron from Spain, principally from Bilbao. The following entry of iron is interesting, as indicating the relation of the ports of London and Liverpool:—

1619, May ixth.

"Mem^d the same daie Peeter Lancaster freeman of London, (as hee saith) beinge questioned concerninge the lycence and custome of certeine tonnes of iron by him broughte into the riv'r and port towne of Liv'poole, deposeth and saith, that the iron bee entred in the King's custom house of Liv'poole (w^{ch} is nowe in question) is the goods of one Mr Balle and others his p'teners, freemen of London, and that hee thinketh there oughte noe duety or custome to bee paide to the towne of Liv'poole, in respect that the goods doe belonge to freemen of London."

Claim for exemption.

The sequel is rather curious.

"Eodem die the said Peeter Lancaster m'chant did receive the oath of alleagance before Mr Edm. Rose, deputy to Sir Rd Molyneuxe, Kt and Barronet, Mayor, and Edward Moore Esq one of the King's Ma^{ts} Justices of peace & quor' and others, the assembly then there; and the reason why it was tendered was, for that hee shewed an acte furth of the Court of highe Commission, we did beare date very neere two yeeres since hee received the saide oath. And therein was enjoyned to have conference for reformation; but it could not be p'ceived that he had any conference lately or reformacon, and often cometh to the towne, and nev' cometh to the church."

1649, July 31st. There is an entry of a

"Composicon for 1500 measures of Mault brought in from Tewkesburie, Malt. & offered to be sold unto the towne; ordred to pay for comp. xxvi* viijd fyve shillings P measure offered, 21 to ye score."

This is a remarkable illustration of the course of trade at the period. The malt must have been put on board a barge at Tewkesbury, brought down the Severn, and so coastwise to Liverpool. No mode of land carriage existed except by means of pack horses.

Many imports of wheat, rye, and barley are found, especially the latter.

Wool, tallow, hemp, flax, beef and pork in barrels, are w_{ool} &c. articles of import.

Tobacco, which has become a staple article of Liverpool Tobacco. trade, makes its appearance, though to no great extent.

1648, October 13th.

"P'pounded concerning xxx^{ne} tunnes of Tobacco brought in by James Jenkynsonn in the ship called y^e 'Frendship,' and bought by Mr Thomas Shepard. Ordred that their shalbe paid for towne's customes and hallage iij"."

Coals were a considerable article of export, and are $_{\text{Coals.}}$ frequently referred to.

1611, August 16th.

"It is ordered and agreed that ev'y p'son whatsoev' not beinge a free Shipping burges of this towne, that shall lade henceforth any coales whin this ryver, Coals to or the members or creeks thereof, to be transported beyonde the seas, Ireland. shall pay to the towne's custom' for the tyme beinge for ev'y tonne a penny for the towne's use; and after that rate for their whole ladinge, be it more or less."

"Mr James Travis, Mr Thoms Tarleton (and others) have undertaken

to answer the towne's customer the rate of 1d for ev'y tonne for all Tredarth men, for all such coales at any tyme as any of them shall lade whin this ryver, to be transported in any of the vessells belonging to Tredarth p'vided that if the said undertakers do come before Mr Maior for the tyme beinge, at any tyme hereafter, and desyre to be discharged of this custome and paymt for Tredarth men; that then they shalbe cleared of such dem'nd, and the towne's custom' to collect of them of Tredarth as of other p'sons; the said undertakers to pay the towne's customer according as his book shall charge any Tredarth men quart'lie."

Restrictions.

The arbitrary restrictions and prohibitions noticed in the last chapter were still continued, frequently in a very capricious manner.

Thus, in 1612, June 20th, Herbert Bolton was presented at the Port Moot

"for buying xxvi loads of coales, to lade his barke, contrarie to an ancient order of this towne, not acqynting Mr Maior therewh."

Dispute with Gyles Brooke.

In 1591, a dispute had arisen with Mr. Gyles Brooke (Mayor in 1592) for buying a cargo of grain without its having been first offered as a "town's bargain," when a stringent resolution was passed.

"that it was not lawfull for anie one to bargain or buy any commodities, without the same being first proffered to the towne to be solde."1

In 1610, Mr. Brooke repeated the offence, when he was sharply brought up by the authorities, as stated in the following entry:-

1610, January 16th.

"Whereas Mr Gyles Brooke of Liv'poole Alderm' hath comitted a great offence in buyinge a certen barque's ladinge of goods and m'chandize heretofore brought hither by one Gilbert Harries a m'chant, and thereupon a jury was impanelled by a gen'all consent of the Comon Counsell of this towne to inquire upon the same, yet nevertheles in regard that the Brooke fined, said Mr Brooke doth acknowledge his offence and doth willingly desire to be censured and judged by the said Maior &c. . . . they doe thinke it fitt and so order, that the said Mr Brooke shall pay for the towne's use the some of xxtie m'ks of lawful money when required.

"And it is further agreed that whosoev' shall from henceforth comite the like offence shall not onlie be disfranchised & put from his freedome,

1 See p. 81, supra.

but also shall pay such a fyne as by the Mayor and his brethren shall be assessed."

1611, October 21st. John Garnet was prosecuted

Garnet fined.

"for retaylinge tymber by peecemeale whin this towne, whout any fee or satisfacon paid unto the towne."

No freeman was to receive any stranger's goods into his house.

1612, June 20th.

"Wee agree that no furinore or stranger shall come into this towne to No stranger to take any fraught from the own's of this towne; the shipping of this towne take freight. beinge readie to the sea & to transport them, upon payne for ev'y fraught so taken by any forrener or stranger, to pay the some of xxs to the towne's use."

1612, October 18th.

"It was fully agreed that John Winstanley now halle keeper shall not Winstanley from henceforth buy any p'cell of goods or m'chandize that shall come restrained. into the said halle above xls value, for his own use, unles he joyne wto some freeman to be p'tn' with him. And shall from henceforth give notice to such persons as are dealers in such goods, to the number of ten at the

1611, August 16th.

"It is ordered and agreed by the consent of the whole house (Mr Remshinge¹ excepted) that the lxx doz of calfe skynnes of Mr Thomas Harvie, now Maior of Chester web were brought hither by direction from the said Mr Harvie wi intent to have them transported forth of this ryver in the Margaret of Merlington unto Tredarth in Irelande under p'tence of their Embargo on Chester licence. In regard it was deemed to be very p'judicious to the Calf Skins. liberties of this towne; that non of the said skynns shall pass hence by water. It is therefore agreed that the owner of them may carie them away by land at his pleasure."

It reads like a grim joke to enact that goods destined for Ireland shall not be allowed to proceed by water.

1613, January 13th. At an Assembly, &c.

"Consideracon beinge hadd of the p'sentmt made by the Jury the ixth Birde expelled daie of December last, conc'ninge Richard Birde one of the Councell of

¹ Mr Remchinge was at the time M.P. for the borough.

this towne, his concealinge of forraigner's goods to the hinderance of the towne's custome under culler of his owne goods. It is concluded and agreed, that the saide Richard Byrd shalbee excluded from the Comon Councell of this towne and his freedome."

The carting of goods from the waterside into the town was a monopoly.

1611, December 19th.

Carting Goods. "Item, it is agreed that the foure accustomed cariers shall still carie and non els, taking the ordenarie Rat's due and accustomed upon payne of their fynes."

It was found necessary to relax this stringent measure.

1613, January 13th.

"Item, whereas there is an order for the iiij carryers for caryinge of Merchants goods from the waterside into the towne, and for that is informed at this Assemblie that those iv carryers have not performed the same accordinge to the said order, Therefore it is this daie by the Assemblie agreed, that ev'ie freeman may loade and carry goods from the waterside, not takeinge above viijd the tune, and for yerne and solt packs they bee already vid. And that in harvest and seeding tyme Mr Maior for the time beeinge shall appointe who shall carry wth theire teames, if complaint of want of carriage be made to Mr Maior."

Town's Bargains. Repeated mention is made in the records of the "Town's Bargains," or the employment of the public fund in mercantile transactions. The Charter of Henry III. gave power to the burgesses to have a mercatorial gyld, with a hanse and other liberties. The gyld was not very unlike a modern joint-stock company, in which all the freemen were shareholders. They claimed to have the right of pre-emption of all goods imported. If this was not exercised, they demanded a fine or composition for allowing private traders to buy and sell.

The following entries will show the mode in which this system was worked:—

1624, May 7th.

Town's Stock employed.

"Mem^d At the Assemblie &c. Question being made and proposed by Mr Rd Rose Maior, what course might be thought most fitt and appropriate for the towne for the imployinge of the towne's stocke; it was

ordered and agreed upon by the said Assemblie videlt that Edward Nicolson should have thirtie pounds, and should in consideracon thereof deliv' unto the towne's use thirtie barrells of sound, sweet, and m'chauntable hearings; And that he, the said Nicolson should have the sellinge of the same hearings to the towne's use; and what p'fitte shalbe made of the same to be divided equally betweene the said Nicolson and the towne, soe that it be above the some of two shillings & pound for a yeare, or els that the said Nicolson shall pay the money at the sale of the said hearings togeither wth the use accordinge to the statute the tyme that he shall hould it. And that the remaynder and residue of the towne's stock of money, shall be imployed and bestowed upon corne for the towne's Buying of benefitt and best p'fitte, and that Mr Maior and Bayliffs for the tyme Corn. beinge shall have the managinge and bestowinge therof in such mann' as in their discrecions shall seem fitt for the towne's benefitt."

1646, April 24th, Thomas Blackmore, Mayor.

"At an Assemblie this day held &c. It is agreed that all goods ymported & brought win this towne & Port shall not bee bought by the Goods bought space of thirty dayes, by any p'ticler p'son, forreign' nor oth, but that by Town. the same shall bee bought by the Maior of this towne for the tyme being, or such as the sayd Mr Major shall appoynte, & that ev'y freeman inhabitinge whin this borrough shall have benefitt by the said bargayne, soe hee bringe in his money to the value of five pounds att least, of web hee shall receive his proportionable p'te wh the other free burgesses inhabitants there; & if, it chance there bee any losse upon such bargaines ev'y ma' is to beere his share of losse accordingly, & it is ordered that noe p'ticler p'son shall intermeddle to buy goods ymported wthout the consent of this house."

This is signed by the Mayor and twenty-one members of the Common Council, two of whom, Thomas Ayndoe (Mayor in 1655) and Robert Lurting, members of old Liverpool families, not being able to write their names, make their marks!

Not long after this it was found that this system could not be maintained, and on the 7th November, 1652, it was

"Ordered by the Assembly that the Ord made in Mr Blackmoor's Prohibition Maioraltie concerning the restraint & lymitation for the buying of goods withdrawn. within xiiijteen dayes bee uttrly disannulled and made voyde; and voted that hereafter anie freeman may buy goods and mrchandize at his will and pleasure; the other ord upon good consideracon being found to bee both inconvenient and p'judiciall to ye towne."

This was no doubt a step in the right direction, but the

exclusion of all but freemen from carrying on business in the town was continued long afterwards.

Restrictions.

Restrictions of a very vexatious character were imposed on buying and selling, and a continual struggle was carried on by the endeavours of the freemen to evade the laws themselves, but rigidly to impose them on all others.

Women were to a certain extent admitted to the franchise, for there is an entry of the 28th October, 1624, at the Port Moot:—

"We p'sent Elizabeth Wynstanley Spinster for using the faculty of a free woman, not beinge free." 1

1 Vide supra, pp. 73, 75, 76.



STREETS, BUILDINGS, AND SANITARY PROVISIONS.

The occasional glimpses of the old topography are very interesting.

The Pool or Lake was the harbour for shipping, after-Harbour. wards converted into the Old Dock, now the site of the Revenue Buildings and Post Office.

At a Port Moot, 27th October, 1628,

"The Jury agree that the Lyme stones and stones lyinge in the moreing Clearing, place of shippinge whin the Lake shalbee removed at or before Christmas next, for that they are cause of cuttinge div cables and puttinge the barques to full sea, besides very p'ilous to the King's ferry."

We learn thus incidentally where the ferry boats took their departure.

1635, November 23rd.

"It is ordered by the Assemblie That a bridge where the sluces, shalbee Bridge. made at the Poole, upon the south side of the towne in some convenient place there, as shalbee hereafter appointed by this Assemblie. That a Key and Harbor may bee made there for the succour of shippinge within this towne."

1636, April 29th.

"It is agreed this day, before Thomas Bicksteth Maior &c. That there Key built. shalbee a Key builte at the Poole, accordinge to the discrecon of the Maior and Aldermen of the towne, and fower such Marin's as they or the greater p'te thereof shall appoynte, whereof the said Maior shalbee the first, and that Richard Tarleton and John Chauntrell shalbee ov'seers of laying the foundacon thereof, and shall have such allowance therefor as shalbee allowed by Mr Maior and the Aldermen."

The bridge was constructed near the embouchure of the Pool Stream, about the bottom of King Street, following

pretty nearly the line of College Lane. The precise position of the *Key* is unknown. We have, unfortunately, no plan of the town at this period.

The bridge in question was, no doubt, of wood. In 1655 it had fallen into disrepair. On January 23rd of that year,

Bridge repaired.

"It is ordered and agreed upon by ye Maior, Aldermen, and Comon Councell assembled, yt the Poole Bridge wch is in decay, shalbe forthwith repaired and amended at ye town's charge, at ye sight and discression of Mr Maior and Bailives."

1662, October 30th.

"It is ordred and agreed, that the Poole Bridge shalbe repaired, and the way there amended, and that the inh'tants of Toxteth Park be desired to be assisting with their teames and s'vants at that work."

This indicates the impulse which had been given to increased facilities for the trade of the port.

The main road out of the town eastward crossed the brook at the end of Dale Street. As the tide flowed up the stream, no doubt a bridge must have existed from a very early period. This must have been of wood.

1654, January 8th, the Port Moot Jury

"Order there shall bee a stone bridge made in the Dale Streete at the end of Mr Balive Lurtinge house, and that George Tarleton shall see to the makinge of the walle that goeth downe Balive Lurtinge backside by the water course, whin 3 months tyme."

1658, January 10th. The Port Moot Court

Dale Street Bridge repaired. "order that the bridge at Dale Street end bee well and suffitiently rep'ed, and that a new flagge be laid ov' the watercourse at John Lurting's house end, before the last day of February next."

Town Walls.

The town was put into a state of defence at the outbreak of the civil war, but walls, or earthen ramparts, and gates had existed previously. A muringer is mentioned amongst the officers in the reign of Philip and Mary.

1614, April 1st. At an Assembly, &c.,

"it was agreed that first, the money collected and not paid or disbursed,

for the makinge and repayringe of the three gates¹ belonginge to this Gates. towne, shalbee broughte in and deliv'ed to Mr Maior and his brethren for the same use, and that hereafter the saide three gates shalbee made, maintained, and repayred out of the Comon box and charges of this townes. And whall, that the arrearages of the layes for that purpose heretofore assessed, shalbee collected and deliv'ed as aforesaide."

1655, May 9th. At an Assembly it was

"Ordered that the gates at the Dale Streete end, and all other the street Removal. ends about this towne shalbe pulled up, taken away and cleered out and the wayes and works levelled and causeyas made as formerly they were."

1659, October 7th.

"Ord'red that Coll Birch be moved to retorne speedily to London, to the exercise of his trust as Burges for the Parliam^t, and that hee be moved to cause the walls of the Castle to be demolished and the trench filled up, according to votes and ord^r of Parliam^t."

Nearly seventy years, however, elapsed before this was carried out.

Liverpool is situated on a stratum of new red sandstone, Quarries. which eastwardly rises into eminences. Two of these, the Quarry Mount—now St. James's Cemetery—and the Brown Low (anciently Brunelagh), now occupied by University College, were for many ages used as stone quarries, of which various notices appear.

1630, October 25th, Edward Turner is presented at the Port Moot

"for getting stones upon Brownlow Hill and sellinge them into the Brownlow. ccuntry."

The Old Fall Well was for ages a main source of water Fall Well. for the inhabitants. It was situated on the Great Heath, near the corner of St. John's Lane and Roe Street.

1635, April 29th. Ordered

"that the Fall Well shalbee amended att the Towne's chardge, att the discrecon of the new Ballives, and that noe manner of p'son shall wash either yarne or woole there upon paine of three shillings and four pence for ev'y offence."

¹ These gates were doubtless at the ends of Dale Street, Tithebarn Street, and Oldhall Street.

Great care was taken to preserve the Commons from encroachment.

1619, July 7th.

Commons protected. "The Assemblie were crediblie informed, that div's p'sons inh'itinge forth of the lib'ties of Liv'poole, vid'let at the Loe (Lowhill) Everton, and other places thereabouts, have digged, and gotten upp turves upon the heath and Comon belonginge to this towne, whereby the Comon is very much decayed, and the be'nefite of the Comon is neere lost unto the inh'itants of Liv'poole. It is therefore this daie ordred, that two sufficient men shalbe appointed (by Mr Deputy to and wth the consent of the Aldermen) to cut the turves that are now digged and lye upon the Comon; And the Mosse Reeves to make enquirie what towne's men have any turves digged upon the Comon, and theire turves to bee spared."

Brick Making.

The Commons were also utilised for making bricks.

1615, May 16th.

"It was agreed by the consent of the Maior and Assemblie, that Thomas Douse Brickleyer, shall have free libertie to make bricke and to get clay where hee shall bee appointed by the officers of the towne for that purpose deputed, and this lycence to continue noe longer then untill Michaelmas come twelvemonth, but upon lykeinge.

"And to s've the free burges of the towne for viij's the thousand."

1619, October 29th.

"Richard Salmon, brickmaker is allowed to make bricke, and shall allowe and deliv' unto the freemen of this towne and for their burges owne use, bricks at the rate of viij^s the thousand, allowinge five score and xij bricks to the hundred."

Scavenging and cleansing were still in a very primitive state.

1648, November 17th.

Scavenging.

"Forasmuch as complaint is made by the scavengers of this towne, that they canot p'vaile with the inhabitants for clenseing of ye streets, but are abused and much afronted in the execucion of their office, it is therefore ordered by Mr Maior, the Aldermen, Ballives and the greatest p'te of the Comon Councell assembled, that from henceforth the scavengers for the tyme being shall have power to hyer men to clense the streets before everie man's doore where they see cause, and shall have power imediatly to distraine upon such of the inh'itants goods as shalbe faultie herein, and pay for the same, restoreing them the overplus. And if anie shall resist or oppose the p'formance of this ord, they are to be bound to ye peace, or punished otherwise, as Mr Maior in his discresion shall think fitt."

1656, January 21st, Thomas Andoe, Mayor.

"It is ord'red that all the Middingsteeds that are in ye compas of the Middens streets of this towne, shalbe removed, and the places paved suytable to ye rest of ye streets, or els everie owner of such middingsteed is to cause them to be walled out with sufficient mason's work fowre foote high, at ye least, at or before ye first day of June, on paine of xxs, soe as they may not bee a nuisance to anie as formerly the same have beene; to ye use of ye poore and to be levied as above."

To this document the Mayor signs his mark.

About the middle of the century, the community seem to have been troubled by the great numbers of swine going Swine. at large in the streets, and it took some years of vigorous repression before the nuisance could be abated.

1654, October 18th.

"Att an Assembly holden in the Comon Halle before the Worp" Robt Regulations Cowell Gent. Maior, and Councel assembled; It is ord'red, that for about Swine. as many and great nuseances, greivances, and inconveniences, are and have beene done by reason of swyne goeing abroad in the streetes, which ought to bee kept up in their styes and backsides, soe that the market and other people might not bee p'judiced the eby. That from and after the nynth day of November next all owners of swyne within this towne, shall keep them up upon the Sabbath dayes and Satturdayes, soe as that they may not come into the streetes. And that in default thereof the Heyward for the time being, shall take and impound the said swyne in a Pinfould to bee by him mad and p'vyded for that purpose, and the said Heyward shall keepe cloose and detaine the said swine, untill the owners of them shall pay unto him for his care and service in this p'tculer fower pence a head And alsoe the above Heyward is required to take and impound everie swyne that shalbee found unrung, trespassing in anie grounds whatsoever about this towne, and them detaine as aforesaid; and all officrs and freemen are required to be ayding and assisting to him in the execucon of this ord, which if hee neglect, hee is to bee displaced and lose his office."

It will be observed that this order only requires the swine to be kept up on Saturdays and Sundays. On the other days of the week they were free to roam as they pleased. The year following (1655) a stricter order was issued:—

"Forasmuch as dyvers orders have beene formerly made concerning ye keeping up of swyne weh are a generall nuisance, weh said orders

Styes.

are not obs'ed. It is therefore ord'red by the worp" Mr Maior, the Aldermen, Bailives, and Councell assembled, that from and after ye first day of March next, all the inhabitants of this towne shall take course to keepe up their swyne upon their own backsyds, or in styes to be made for that purpose; soe as none of their swyne may be found abroade in ye streets, or trespassing in other mens grounds or gardens, upon paine for ev'ie owner to forfait to ye use of ye poore of ye Corporacon, twelve pence for everie swyne toties quoties, immediately to be levied by distresse and sale of their goods.

Dead Swine.

"Ordered that wheareas there is many dead swyne found at the water syde and other carrion and lastalls to ye annoyance of the people; It is ord'red that the now Maior and Baylives shall cause them to be buried, and hereafter if anie one shall offend in not causing the said swyne, dead swyne, and carrion, to be buried at their owne charge, they shall forfait for everie such offence iijs iiijd to be levied and disposed as aforesaid."

1659, July 4th.

Swinecote.

"Wee ord that the swynecoate joyneing unto the Church wall be puled downe and that noe inhitant keep any swyne loose in y church yeard, nor anie other p'sons whatsoever there, in paine of x a peece."

1653. December 10th. A feeble attempt was made to light the streets in very primitive fashion.

Lighting.

"At an Assembly &c it was Ord'red that two lanthorns wth twoe candles, burneing ev'ie night in ye dark moone be sett out at the High Crosse, and at Whyte Crosse & places p'pared to sett them in, ev'ie night till past 8 of clock by ye Sjrant and water Ballive.

"This to be obs'ved from All Saints to Candlemas."

Plague.

The town had been visited by the plague in 1558, when very wise precautions were taken and crowned with success. In the seventeenth century its ravages were more frequent and destructive. In 1639, there is a reminiscence of the previous visitations in dealing with the land in "Sickman's Lane" (now Addison Street), for the purpose of getting marl.

In 1647, Lancashire and Cheshire were again visited.

On June 12th it is

"Ordered that strict watch be kept by ye townesmen because of ye rumor of ye sicknes to be begune in Warrington."

1647, June 29th.

"It was propounded by the Governor, concerning the distraccons

betwixt the armie &c and other p'ticulers at this assembly, whereunto answere was made 'That it is the desire of Mr Maior ye Aldermen and Comon Councell that in all things there may be a free & faire complyance betwixt the townesmen and ye soldiers, and withall doe hold it fit, and order that the townesmen from tyme to tyme according to Mr Maiors direction shall joyne we the soldiers in keeping Wach, and that noe Chester nor Watch and Warrington people nor their goods during ye time of this infeccion shall be ward. Ward.

1647, September 22nd.

"A collection is to be made for raiseing of moneys for ye poore of Collection. Warrington, who have lately been visited with ye sicknes, in regard of an Ordr of ye Justices at ye Sheriffe's Board, for contribution through the Hunr of Westderbie 24° 08d."

1648, February 3rd.

"A certificate of all the moneys receaved and charges disbursed, con-Charges. cerning the late sicknes heere, to be made unto the Gent and Justices at the Assizes, and Mr Ballive Sturzaker ordered to goe to Lanc^r, to solizit them for the obtaining of the x^u allotted to the poore infected of this towne, and to p'cure the certificate read, w^{ch} was donne accordingly, and gave great satisffaccon and content, at y^e Sheriffe's Board. And ordred that the 40^u assessed within 5 myles, shalbe levied and paid accordingly.

"Ordred by the Comon Councell that those in the Cabbins shalbe sett free."

1648, February 14th.

"It is this day ordred by Mr Maior, the Aldermen and Comon Councell Release. assembled, that the p'sons shutt up in their howses within this towne, upon the suspition of the sicknes and infeccon, may tomorrow be sett at lib'tie, and the gards taken offe upon condicon they first shew themselfe unto the officers appoynted for p'vyding for the poore, that they are all in health.

"W^{ch} was donne accordingly, praised be God for his m'cie in o speedie delivrance."

1648, April 7th.

"Mem^d that the 3rd Portmoote Court w^{ch} shold have beene held at after Court Xmas, was deferred and put of by reason of the sicknes and infeccon postponed. happe'ing in certaine howses in the Chappell Strete; w^{ch} through the blessing of God (great care being taken) and much cost bestowed in buylding of Cabbans and removing the said families forth of the towne into the said Cabins, it ceased in two months tyme, with the death of about 8 or 9 p'sons of meane qualitie."

The following year a return was apprehended. 1649, February 9th.

Return of Sickness.

"Ordered that in regard the towne is a garrison, and ye sickness dangerously dispersed; the abundance of poore, with the assistance of the Governor and soldiers shalbe kept out."

1650, April 2nd.

Regulations.

"Whereas it is certainly reported, that the sicknes in Dubline, w^{ch} by reason of the entercourse from thence may prove dangerous to this towne; it is therefore ord'red, that all owners and passengers comeing from thence shalbe restrained and debarred from comeing into this towne, unles they cann make oath that they have not beene in anie infected place, nor brought over anie infected goods or passing¹⁵ from thence, and be allowed of by Mr Maior; and a Warrant to be drawen up for y⁶ guard to examine all passing¹⁵ comeing from thence, until they be sworne & examined, w^{ch} was donne accordingly."

Again, on the 16th June, 1650,

"It is also agreed that the p'sons restrained are to be admitted to come into the towne, and if hereafter anie shal p'sume to goe to Dubline or anie other place infected, they shalbe restrained from comeing on shore."

1651, October 8th. The infection had returned. At an Assembly, &c.

Suspension.

"It is ordred, that the Ballives shalbe freed from the collecting of the fynes_because of the p'sent condicon of the towne in regard of the infeccon."

1651, October 25th.

Regulations.

"At an Assembly &c, it was p'pounded concerning the setting at lib'tie of Mrs Chambers and Balive Sturzaker, who have been seaven weekes confyned for suspition of the sicknes. It is ord'red that they may have lib'tie to walk to the water syde, but are to sequester themselves from companie, and at the seacond or third dayes of January to bee free & at lib'tie, if nothing hapen but wel in ye meane tyme; also that Ball. Sturzaker may have lib'tie in the night tyme to come up to his shop, and to use what meanes hee pleases for clensing it. And John Lunte to continue in his howse for a forthnight."

1652, January 14th.

"Ordd That the Schoolm' shall have his whole q's wages notwithstandyng his discontinuance of teaching by reason of the sicknes." "Ord That Mr William Williamson shall goe to Wigan, concerning Collections. the ley to be collected for y poore and infected, and to solizit the Justices of Peace for y furtherance of the payment thereof."

1653, June 9th.

"Mem^d Ord'red that Capt Thomas Croft shall have 3" paid him by y^e Balives forth of y^e towne's stock, in lew and consideracon of his howse and lands w^{ch} was spoyled by y^e infected p'sons being put there in y^e time of God's vizitacon of y^e sicknes in this towne.'



ECCLESIASTICAL NOTICES.

Puritanism.

In the early part of the seventeenth century, the puritanical influence was gaining ground in the Church, and disputes about the mode of conducting divine service were frequent.

The Corporation took great interest in Church affairs.

Although Liverpool was in the parish of Walton, and its chapel a mere succursal to the mother church, the Liverpool Independence authorities seem to have been quite independent, and exer-

cised supreme authority in Church affairs, appointing and paying the salaries of the incumbents.

Sir T. Wainewright.

In 1598, on the resignation of Mr. Bentley, Sir Thomas Wainewright was appointed. He is the last to whom the prefix of "Sir" is applied in the records.

1610, October 25th. Amongst the orders of the Port Moot we find—

Surplice.

"Item, we agree that Mr Waynewright shall weare the s'plus ev'y Sabothe and ev'y holiday at the tyme of Dyvine S'vice."

"Item that he shall weare the Srplus at all tymes that he shall meet any Corps, as well poore as riche."

1612, October 26th. At a Port Moot-

Hair.

"We agree y' the Clerke of the Church shall weare his Surplus and reade the first chapter in the body of the Churche, and lykewise shall cause his haier to be cut of a comly and seemely length in such decent maner as best befitteth a man in his place."

1616, February 5th. At an Assemblie, &c.

Providing Preacher.

"It was consydered by the Maior Alderm' & Assemblie for the p'vydinge of a preacher to lyve whin the towne, and it was then condescended unto, yt some honest devyn and good preacher should

be enquired for, & such a one as would both serve the cure and preache, & upon cominge of such preacher, the Assemblie to meet againe, and so to conferre of a competent wage for his mantenance and allowance."

1622, October 20th. A Memorandum of Agreement, by which the Corporation appoint

"James Hyatt, Batchelor of Divinity and preacher of God's word, and Hyatt covenant to provide him a house, and to pay him 'the some of tenn appointed. pounds curraunt English money at the feasts of the Annunciacon of o' blessed ladie St Mary the Virgine and St Michell the archaungell, by even porcons. In consideracon whereof, the said James Hyatt doth assume and promise that he will continue preacher and lecturer at Liv'poole soe longe as the Lord Bushoppe of Chester for the time beinge, and John Parker of London Esquier, or his executors, shall not enforce Parker's the said James Hyatt to leave his being at Liv'poole. Or els that he the consent. said James Hyatt be not p'ferred unto some p'sonage or vicarage of his owne."

Some difficulty appears to have arisen. Mr. Parker here mentioned was applied to, to give his consent, and sent the following reply. He dates from the Court at Whitehall, but what was his particular influence over Mr. Hyatt does not appear.

1623, January 7th.

"After my most hartie comendacons, I purposed upon the receite of Letter from yo' letter, to have made you an answer accordinge to yo' desyre, but Parker. that at the instante I mett with a gentleman of yo' cuntrie who desyred me to let Mr Hyatt remaine in the place where he then was ontill his retorne out of the cuntrie againe, as I then writt both to my lord Bushopp and to Mr Hyatt, who beinge removed as it seemeth, before unto yo' towne, I referre his continuance there unto the care of my lord Bushopp, who better knowes the necessitie of every place than I who am a stranger in the cuntrie. And if he thinketh it fitter for him to remayne wth you, than in any other place, both in regard of yo' want and his abilitie to doe good amongst you, I shall be very well pleased, for my part, who have noe other ayme but God's glory, and the good of those who want enstruccon, and have not meanes to come by it to be guided by his Lopps advise. And soe I comitte you to God's holy will and protection. Ever restinge

"Yo' very assured frend

[&]quot; John Parker.

[&]quot; from the cort at Whythall."

Hyatt accepts

Mr Hyatt accepted the invitation and terms. 1623, March 13th.

Residence.

"At an Assemblie it was concluded and agreed yt Mr Hyatt shall enjoy dureing the term of fyve years, that p'te of the Old Hall whereof he is now possessed and being the inheritance of Edward Moore Esquier, and the said Major and Aldermen doe undertake for to discharge the rente thereof yerely, beinge foure pounds thirteene shillings and foure pence. And the said Maior, Aldermen, and Comon Councell, doe undertake for them and their successors, that after the expiracon of the said terme of fyve yeres, they will pay unto the said Mr Hyatt yerely the some of fourteene pounds, for soe long tyme as the said Mr Hyatt shall continue his teachinge and ministrie at Liv'poole. To be paid at such tymes and feasts as the said Mr Hyatt is to be paid x" yerly dureinge the said fvye yeres, w^{ch} he is to hold the Old Hall."

Salary.

The Mayor and Corporation seem at this time to have exercised supreme authority within the borough in ecclesiastical as well as civil matters.

1623, December 16th.

Reading of Lessons.

"At an Assemblie held in the Comon Hall &c it was considered That whereas the place where the first and second Lessons are usually reade in the Chappell of this towne, was thought much more convenient for the readinge of Comon Prayer than the place in the Chancell where it form'ly hath been reade, in respect the same place is in the midle of the same church, and in full audience and viewe of the whole congregacon, where the other in the chancell is but in viewe & hearing of p'te of the auditory. Yt is therefore thought fit, ordered, and decreed, that a pue or Pue or Quere. quere shalbe forthwith erected & built in the same place where the said first & second Lessons have beene heretofore usually reade, And that as well the Minister as the clarke for the tyme being shall in the same queare publish and reade as well dyvine service and comon prayers, as alsoe both first and second Lessons & such other rites and ceremonies as doth

1621. January 21st.

belong or app'tayne to the Church of England."

Mr. Swift Preacher.

"At an assembly in the Common Hall before Ollyver Fairehurst, Maior &c, upon former speeches of hyreing Mr Swift to be a preacher here, and to come at the Ann'ciacon next. It is agreed and concluded upon this day by the said Mr. Maior and whole assemblee, that the said Mr Swift shall have xxx! P ann, to preache here, to be paid quarterly every yere. And the Mayor for the tyme beinge to see the paym's p'formed."

Mr. Swift remainded little more than five years.

1626, September 1st. Mr. Edwin Lappage was elected his successor. His appointment took the form of a legal contract as follows.

" James Lord Strange Maior. Att an assembly holden at the Towne Lappage Hall before Richd Rose Aldn Deputy Maior, and the greatest p'te of the Preacher. Comon Councell. Yt was ordered and decreed by the whole Assembly, that Edward Lappage clerk, now minister and preacher of God's word in this towne, shall forev' hereafter dureing his life upon the contynueinge and exerciseinge his ministry or preaching wth in this towne accordinge as hee now doth, shall have clerely and yerely payd him over and above all fees, chardges, and other p'fitts belonging to the Church or Chappell of Liv'pool, out and from this towne the some of xx'i at Michælmas, Cristemas, Lady Day, and Midsomer, by equal porcons, the first payment to begin at Michaelmas next, and soe to contynew verely. And that the said sev'all payments shalbe paied him by the balives of this towne for the tyme beinge. And that the said church dutyes and other benefitts, the said Maister Lappage shall retaine them himself in kind

(to his own use) as they shall grow due. "And in consideracon theirof, the said Maister Lappage doth hereby Contract. assure and promise that hee will continew his ministry and preachinge whin this towne dureinge his life tyme (upon true payment and receivinge the afforesaid allowance) accordinge to his best ability and understandinge as God shall enable him, otherwise he is not bound by this order. And further, yt is concluded that the King's alloweance allowed yerely to this towne towards a minister, shalbe at the next Audit at Warrington clerely paied to the said Mr Lappage to his own use and forey' after to the use of the towne."

> RICHARD ROSE, Deput' Maior EDWARD LAPPAGE, Minister."

There seems to have been a desire to make the minister comfortable, for on October 19th, 1627,

"Yt is ord'ed that the towne shall lend unto Mr Lappage a reasonable Milk Cow for Milk Cowe whilst he remaineth a preachinge minist here, and shall have Preacher. allowed yerely for her keepinge ov' his 20th pounds wages the some of 46s 8d and yt the same shalbe paid at May Day and at St James's day by equall porcons and that the said cowe shalbe changed at the discrecon of the forty or great' p'te thereof."

A very important condition is attached to this grant.

"That if the said Mr. Lappage shall hereafter publicly murmer or sue Preacher not for more allowance, then this order to be void." to murmur.

¹ Subsequently the 7th Earl of Derby, beheaded at Bolton 15th October, 1651. He was married in June, 1626, to Charlotte de la Tremouille, the celebrated Countess.

1629, August 25th, the following petition was presented:-

"Tohn Walker Major

"To the Right Rev'end father in God, John, Lord Bi'pp of Chester. "The humble peticon of the Maior and his brethren of the Corporacon of Liv'poole.

"Sheweth unto yor Lopp That whereas it is a M'kett towne and a

towne of greate resort, and many papists inhabittinge thereabouts.

"They humbly therefore intreate yor Lopp to graunt them soe much favour as to afford them once a month two sermons uppon some weeke day weh they shall thinke most fitt and convenient and they will dayly pray for vor Lopp."

" Answer.

"I am well content that there bee a lecture monthly at Liv'poole as is Answer. desired, to bee preached by such ministers as are conformeable to the Canons of the Church, and to bee appointed by Mr Turner, Mr Alden, Mr Ray and Mr Broxopp or any of them.

"Signed

" Jo. CESTR."

This permission was carried out according to the following programme:—

Course of Sermons.

Petition for Weekday

Sermons.

"A course p'posed for the upholdinge and continuance of a monthly Lecture graunted by my lo: Bpp our Rev'end ordinary at Liv'poole.

Kay.

"Mr Kay the Vicar of Walton doth undertake for to p'cure the same supplyed two monthes in the yere vizt November and February.

Broxopp.

"Mr Broxopp doth undertake for M'ch and July.

"The Maior of Liv'poole wth their ordinary preacher are intreated as assistants to take care for the supply of the other monthes. And that they would give notice a month before, if it bee possible to the moderators w^{ch} shalbee there.

"That December and January shalbee intermitted.

Turner.

"It is desired that Mr Turner would bee pleased to take care for the supply of one month.

Conditions.

"That the moderators p'sent shall take notice whether any preacher there speake or doe any thinge to p'judice the doctrine or discipline of the Church of England."

"I undertake at Major his request for Aprill and August.

Mather.

"Richd Mather."

This was entirely a Puritan movement, and very significant of the times. No separation had as yet taken place from the Episcopal Church of England, but within the Church there was a strong revulsion against the high-handed proceedings of Archbishop Laud (then Bishop of London), combined with a tendency towards Presbyterianism. No-Presbyterianism. Where in the kingdom was this feeling stronger than in Lancashire, where Protestantism was confronted by a powerful Popish influence, a large proportion of the landed gentry being Catholics. In Liverpool and Manchester, the Puritan element prevailed. Bridgman, Bishop of Chester Bridgman. at the time of this document, looked with favour on the movement, though a few years subsequently, prompted by Neile, Archbishop of York, he took a hostile position.

Mr. Nevil Kay, whose name heads the list of preachers, Kay. became a Presbyterian during the Commonwealth, and his name is to be found amongst the Lancashire Ministers who in 1649 signed the "Harmonious Consent," which was a document condemning the republicans, with a bitter outbreak of intolerance against all sectaries.

Richard Mather, whose name closes the list, was the Mather. minister of the ancient chapel, Toxteth Park. He was ordained by Bishop Bridgman, but afterwards silenced by him in consequence of his Puritanical views. In 1635, he escaped in disguise from Liverpool and found his way to New England, where he became very popular and distinguished. His grandson, Cotton Mather, is well-known as the historian of New England.

[&]quot;1633, Nov 1st Yt is ord'ed that there shalbee morneinge pray as Morning form'ly hath beene. And that the Clark for the tyme beinge (if it can Prayers. bee procured) shalbee made Deacon, and have added to his wages vis viijd # ann."

[&]quot;1641, Decr 14th It is agreed at this assembly, that from henceforth Mayor to find the Maior of this towne for the tyme being & soe ev'y Maior, shall on his Preachers. owne costs fynd the two preachers yt preach ev'y exercise day; togeith wth the preach belonging to this towne & that henceforth that charge of keepeing all the ministers shall cease, in regard the same hath bene chargeable on the towne."

[&]quot;1643, Sept 22nd It is this day ordered by an Assemblie that Mr Tompson Tompson shalbe minister here, and shalbe content wth such allowance as appointed. y^e Colonells and deputie Leivetenn^{ts} shall appoynt and allowe to be sett

out for ye p'sent mantenaunce of a minister in the Burrough, together we such other dues and dueties as shalbe due unto him from ye towne" &c.

Military.

The military element now predominated. The Parliament had taken possession, and sent down a commission of officers to sequestrate the tithes and regulate ecclesiastical affairs. In 1643, November 23rd, they issued the following manifesto:—

Commission of Colonels.

"Liverpoole—Upon informacon that the towne of Liverpoole hath not anie competent mantenance for ye Ministrie at their Church or Chapell there; it being a M'ket towne and of great resort, a Garrison-towne and the cheefe port of these parts; the inhabitants manie and well affected. It is therefore thought fit and soe ordered, that twoe able and orthodox ministers be p'vyded to officiate there, and shall have out of the sequestracons of the tithes of Walton, one hundreth pounds a year to be divyded betweene them by the Maior and the Comon Councell of Liverpoole as they shall see cause. And this stypend to be allowed by the Agents for ye sequestracons for that division.

Minister's Salary.

" Signed

"The sequestrators are to keepe soe much in their hands of the whole tythes as may make due paym' of the some aforesaid quarterly &c." "T STANLEY"

"Raphe Asheton
"Richard Hollande

"John Moore

"ROBT HYDE"
THOS BIRCHE."

These gentlemen were all Colonels in the Parliamentary Army.

Following up this order, on the 28th January, 1644,

Two Ministers. "Att an assembly held before James Williamson Maior, John Moore Coll. and Governor of the said port, the ald men and comon Councell assembled, it was propounded concerning the eleccon of another minister, it being Ordered by the Depthe Leivtenn's that the yearly stypend of chip ann shalbe allowed out of the tithes of Walton Parish to 2 orthodox ministers, who are to officiate heere, to be disposed of betwixt them as the said Maior and comon councell shall think fitt. It is now therefore ordered that Mr Joseph Tompson who was first elected minister to serve heere, shall stand and be confirmed in the said place and office of cheefe minister of this towne and shall from tyme to tyme take and receave to his own use all church dues and dueties as the same shall respectively become due. And that Mr David Ellison shall stand and bee nominated

Tompson.

Ellison.

¹ Ancestor of the present Earls of Derby.

and appoynted to serve as the other Minister and assistant to the said Mr Tompson according to ye said order, and shall have the allowance of fifty pounds & an. out of the said c¹¹ for his stypend and wages, quarterly to be paid as afforsaid and the remaine shall accrue to the said Mr Tompson according to the tenor of the said order."

"Tyme is given to Mr. Ellison to consider of this ord"."

1644, March 18th. The order of the Commissioners of November, 1643, was confirmed by Parliament as follows:—

"Att the Comittee of the House of Comons in Parliamt conc'ning plundered ministers.

"Whereas Dr. Clare, Rector of the p'ish Church of Walton in the Dr. Clare. county of Lancaster hath wholy disserted his said cure, and betaken himselfe to the forces raised agt ye Parliamt It is ordered that the said Rectory shalbe forthwth sequestred from the said Dr. Clare, and that Sequestration all tythes, rents, duties and p'fitts of and win the severall and respective of Walton. p'cincts of Toxteth p'ke Lyverpoole Formby and Kirkby wthin the said p'ish shall stand and be sequestered to the use of such minister and ministers as shall be nominated and apoynted to officiate the cures of and in the severall and respective chapells win the said sev'all p'cincts, and that the third pt of all tythes rents duties and p'fitts of and belonging to ye towne of Darby win the said parish shall stand and be sequesterd to the use of such minister and ministers as shall be nominated and apointed to officiate the cure of and wthin ye Chapel of Darby afforesaid, Derby Chapel And that all ye rest and residue of all the tythes rents revenews and p'fitts of ye said Rectory shall stand and be sequestered to ye use and behoofe of Will Ward Mr of Arts, a godly and orthodox divine who is Ward. hearby apointed to officiatt the cure of the said p'ish Church of Walton, Walton and to preach diligently there, the said Mr Ward paying out of the same Church. to each of the said chapells of Liverpoole and Toxteth p'ke (for an increase Liverpool. of mantenance unto them) the yearly some of tenne pounds of lawfull Toxteth. monie of England and all other sum and sums of money and allowances wherewth ye Vicaridge of Walton is endowed, and with payment whereof the said Rectory stood charged; And it is further ordered that ye said Mr Ward shall have and receve to his owne use all tythes revenews and p'fitts of the said Rectory whatsoever, until ye's chapells shall be as afforesaid respectively p'vided for of ministers.

GILBT MILLINGTON."

In 1645, Mr. Joseph Tompson was transferred to the Tompson Rectory of Sefton, from which he was ejected under the Act of Uniformity, in 1662.

1645, October 20th. Thomas Blackmore, Maior.

"At an Assembly &c Mr Fogg was p'pounded to be minister heer and appointed.

is approved of by this assemblie and ellected accordingly, and is to have all the allowance of tythes if that will satisfie him or otherwise a competent some is to be raysed by way of tax for his wages for this p'sent yeare."

Fogg's Salary. There was considerable wrangling about Mr. Fogg's salary.

"1647, May 31st P'pounded concerning Mr. Fogg, after ye draught of an ord' red for ye towne to pay him 90ll yearly and in lew thereof the towne to have all ye tythes, it was respyted till another full meeting."

"1647, Decr 23rd Memorand' that a former order of this house made concerning the paymt of seaven pounds unto Mr Fogg by Mr Ballive Cornell is confirmed, yet nevertheles upon his and Mr Blackmore's allegacons it is referred unto Mr Ball' Massam & William Lurting to examine the rates and vallue of corne at that tyme, and to ordr and compose the same busines, or to report their oppinnions to this house. Who have since ordred undr theire hands and reported accordingly, and therefore this Assembly doe thereupon againe ordr him to pay 6^{ll} in full of the 7^{ll} formerly ordered.

"And afterwards the 17th of 8br 1648 this house upon a further debate ordred them to pay vi in full for ye 7i & the other xls to be paid by ye towne."

Mr. Fogg appears to have looked pretty sharply after his stipend and emoluments.

Adjustment of Accounts.

"1650, Octr 31st Forasmuch as it is made to appeare unto this house that the some of fiftie pounds, p'te of a yeere's tythes belonging to this towne remains in the hands of Mr Tompson after hee was p'ferred unto Sefton, wth said some Mr Fogg of minister challenged to be due and payable to him, And now having relinquished the same soe that it becomes payable to the Maior and Ballives to be disposed of to the use of such Minister or Ministers as shall happen to officiate hereafter. It is therefore now ord'red that ye said Mr Tompson shall pay the said some of 50th by ten pounds in hand and xlth at the next monethe's end, to be disposed of as above said. Ord'ly without detraction or diminution in anie wise to such Minister and Ministers as shall suply the place in the tyme of vacansie."

Tompson to pay.

1649.

The execution of Charles I., in 1649, sent a great shock through the country, and caused a considerable revulsion of feeling amongst the Presbyterian party, which was increased by the further execution of the Duke of Hamilton and the Earl of Holland. The ministers of the Presbytery of Lanca-

shire, after observing many days of fasting and prayer, issued a pastoral address, in which, whilst carefully avoiding all Pastoral direct opposition to the existing government, they exhorted their people to adhere stedfastly to their faith, and to prepare for suffering in its defence. Cromwell, however, took prompt measures to suppress any rising discontent. An order was issued requiring all ministers, publicly before their congregations, to take the engagement "to be true and faithful to the The government established without king or house of Peers."

A meeting of the ministers in Lancashire and Cheshire Meeting of was held, in which opinions were divided, but it was resolved by a majority

"that 'the engagement' was not lawful, because the Solemn League League and and Covenant was still binding, and because it was a prejudice to the Covenant. right heir to the Crown."

Mr. Fogg was included in this majority, and therefore Fogg for a time abandoned his charge. Hence the following proceedings:-

"1651 June 30th James Williamson Maior.

"Att an Assembly &c. It was propounded by Mr Maior concerning the Elleccon of a Minister who (by the auntient custom heere tyme out of mynde used) is to be elected, chosen, and approved of, by the said Assembly. Upon full debate it was ordered and agreed upon that twoe orthodox Ministers shold be elected to officiate heere for the future, in Two Ministers regard there is hopes of better meanes and allowance for their manten- appointed. ance in this place than formerly; it being the cheefe Port and the only garrison in these parts, and a place of great resort. That Mr Peter Stanynough and Mr Michael Briscowe who are p'pounded and approved Stanynough of, shall stand and bee elected Ministers joyntly to officiate and serve the and Bristowe. cure heere; they divyding the meanes and allowance as it shall falle equally betwixt them, according to the Comittees order.1 And for p'cedence as they can agree, dureing their good demeanor only and untill further order in this behalfe."

These appointments were unfortunate. Mr. Stanynough, soon after his election, it is recorded, "resygned and

¹ Vide supra, p. 202.

Rigby. relinquished the place." Mr. James Rigby was nominated in his stead.

Both decline.

"1651, Sept. 10th Memd that Mr. Briscow hath sent a letter of resignacon and refuses to come, being otherwise ingudged (engaged) to the place where hee formerly lived. Mr Rigby discontinues by reason of the sicknes, since went tyme the towne (being disapoynted) some overture hath beene made concerning Mr Fogg's retorne, went may be effected if hee (by subscrybeing the ingudgmt (engagement) put himselfe in a capacitie to officiate in this Garrison, went to towne is very desireous of and have written to him to that purpose."

"1652, Jany. 14th Att an Assemblie held this day before Thomas Williamson Maior &c it was p'pounded concerning the electing of a minister, whereupon by a generall consent of this house they doe nominate and elect John Fogg clerk to be minister hereafter, p'vyded that hee subscrybe the Ingudgem^t, and declare his consent and submission unto the p'sent governem^t.

Fogg reappointed.

"Weh afterwards hee did accordingly p'forme and is established."

Demands Salary.

- "1653, Jany. 31st. Mem^d at an Assembly &c. It was p'pounded by Mr John Fogg Minister of the Corporacon to have ye overplus of a yeare's p'fitt in his absence to be p^d him, and of ye 50^{ll} paid in by Mr Joseph Tompson.
- "2. To be freed by the Corporacon of all leyes and taxacons we hee aleadged was p'mised at his comeing to be donne.

Church Dues.

- "3. To have all ye Church dues paid unto him, and to have ye towne's assistance in ye collecting of them, and to have ye arreres of the xi pe ann due to ye Minister heere to be paid him by Mr Ward, parson of Walton.
- "4. To have six moneth warning given him whensoev he is to be removed.
- "All weh p'positions being made by ye said Mr Fogg weh a long apoligie; after hee was withdrawen and departed, the said p'ticulers were taken into consideracon, and ord'red and answered as followeth vizt.
- "To the first, that there is noe ov^rplus at all left, the said moneys being wholly bestowed upon such ministers as supplyed heere in his absence and in y^e beginning of y^e tyme of y^e visitatacon heere.

Arrangement.

- "And to ye seacond it was ord'red formerly by this Assembly ythee shold pay his proporcon in all leyes and taxacons &c.
- "To the third it is readily granted him that all Church dues shalbe paid him, and that ye towne's officers wilbe readie to assist him in ye collecting of them if they be denyed, and yt if anie bee in arreare it is his owne fault in not calleinge for them.
- "To the fourth, they will not be bound to anie other notice but in curtesie.'
 - "1655 July 11. At an Assemblie &c Mr John Fogg Minister presents

¹ Walmesley, near Manchester.

a petition whereby hee desires that the house and backsyde called Fogg's Cooke's house situate in the Tythe Barne Streete, lately confiscate and House. fallen into the towne's hands may be allowed and sett appart unto him for a habitation, and soe to continue unto all other Ministers. It is therefore ordered and agreed that the said house shalbee allowed unto him and his successors, Provided they shall inhabite and dwell there, and shall keep the same in repaire. And this guifte to stand and be in lewe and satisfaccon of all moneys and legacies heretofore given and bequeathed unto the Ministers here."

Mr. Fogg continued his ministry until 1662, when he was rogg ejected. ejected under the Act of Uniformity, and soon after, through the operation of the Five Mile Act, he had to withdraw from the neighbourhood.

During the sixteenth and seventeenth centuries many bequests were made to the Chapel of Liverpool, of which the records make mention.

In 1529 (21st Henry VIII.), Dame Cecilia Halghton, Bequests by widow of Ewan Halghton, late of Liverpole, bequeathed seven messuages and ninety-seven acres of land in the Manors of West Derby and Wavertree, in order to provide a fit and able chaplain to celebrate divine offices in the Chapel of the blessed Mary and Saint Nicholas the Bishop, in Liverpole, at a certain altar called "Our Lady's Altar."

Six years afterwards, this, with the other chantries, was suppressed, and the endowment confiscated to the Crown.

In 1635, Thomas Moore bequeathed to the chapel £5.

The same year, Judith Ulster left £50, one-half to the Ulster. chapel, the other half to the school and the poor.

1636. Robert Williamson and his wife Samuell bequeath Williamson. £5 to the minister, £5 to the school, and £5 to the poor.

In 1653, £20 was bequeathed by Richard Holmes for the Holmes. purpose of paying 20s a year to the Minister of Liverpool, and the authorities were directed

z Sic in the records, where it is entered twice in different years. The Christian name Samuell applied to a woman is almost unique.

"to take speedie course and use their utmost endeavor for obtaining of satisfaccon thereof."

Inquiries were made, and a report made as follows:-

"That one Richard Houlmes by his last will nuncupative gave the sum of twentie pounds to be imployed for the use of the minister of Liverpoole yearly, if John Houlmes his sonne should happen to dye in his minoritie, and left Thomas Tarleton Ald man, and John Williamson Executors who as is conceaved ought to have paid the same accordingly; the said John Houlmes being long absent and suposed to be dead. It is therefore Ord'red that a peticon bee drawen up and p'ferred to ye Comission for pious uses, and that Mr Washington be solizited to give in his informacon concerning this business at Prescott, we was done accordingly, but the Comrs have declared y it is not within their charge to intermeddle in it, since we it alsoe appears that John Houlmes is yet lyveing."

Williamson.

In 1655 there came into possession a bequest made to the Church by John Williamson, described as a "Berebrewer" (Mayor in 1638). The transaction was carried out in rather a peculiar way.

Lands bequeathed to Minister.

On January 26, 1628, by a deed in Latin, Williamson surrenders two closes or parcels of copyhold land, in West Derby, for the purpose of their being regranted to certain trustees named.

"Ad opus et usum tal' p'sone et p' tali statu et statibus et p tal' usibus et intencon' et in tali modo' et forma et subt' tal' condicones et p'visiones et limitacones qual' sint menconat', express' et declarat' limitat' et apunctuat' in et p quosdam Indentur'" &c.

The accompanying indenture is in English, and provides that the trustees, immediately after the death of the testator, shall be seized of the above lands, and that the possessors and occupiers

"shall thereout yearly at the feasts of the Nativitie of o' Lord God and St John Baptist by equall porcons or within twentie dayes next ensueing pay for ever unto such p'son as for the time being shalbee an able Preaching Minister and shall constantly everie Sabath, preach the Word of God in the Chappell of Liverpoole, and shalbee approved of and allowed of by the Maior of Liv'poole, and fyve of the frequentest

Comunicants which shalbee dwelling within Liverpoole afforesaid, the yearely some of fower pounds of lawful monie of England," &c.

The churchwardens were appointed by the Council, who Churchwardens were the regulators of all matters, ecclesiastical as well as civil.

There are various presentments for Sabbath offences, Sabbath offences. e.g.—Keeping company during the hours of divine service; for selling on the Sabbath day; for leading corn on St. Matthew's day; "for tusleinge one upon another at the time of divine service"; for unlawful gaming; for absence from church at evening prayers; for keeping a pyper in his house on the Sabbath day, &c.

1648, October 23rd, Port Moot entry:—

"Wee agree that the Churchwardens for the tyme being shall make their p'sentments to Mr Maior monethly towching breach of ye Saboth and monthly faste, according to Ordinance of Parliament."

and monthly faste, according to Ordinance of Parliament."

"It is also ordered that all such householders or other p'sons as shall neglect the strict observeing of Sundayes and fast dayes and shall not frequent the church, but either loyter, or stay abroade drinkeing, or shalbe disordered and taken in anie misdemeano* shalbe severly punished and shall forfaite for everie offence 40*."

In August, 1653, an Act of Parliament was passed requiring a registrar to be appointed of burials, births, and Registrar marriages in each parish. The following entry relates thereto:—

"1653, Nov² At an Assembly &c Whereas a peticon was referred the last Sessions by the Register of this Parish against the Maior of this Corporacon concerning the deliv'ie of ye Reg^r Book to him, and a l're or ord^{rs} thereupon from the Justices. It is ordred that hee may if hee please tak a copie of ye book kept by the Church Clark, but yt notwthstanding the Register Church Clark shall p'ceede to register all burials, births and marriages within the towne as formerly, as being ye towne's remembranc and shall have ye fees due & accustomed paid him for ye said s'vice."

This open defiance of the law, however, met with a rebuke. 1654, April 10th, there is entered

"A Copie of an Ord made by the Justices of Peace for the electing of a Parish Regist within this Corporacon."

Election of Registrar. "At a Sessions of Peace holden at Ormskke in the Countie of Lanc' on Munday to with the xth day of Aprill 1654. Upon heareing of the difference betwixt William Ellison and ythe Clerke of Liverpoole concerning the execucion of the office of Parish Regist' for registring all births and burialls according to a late Acte of Parlimt. It is ord'red by this Cort, that the inhabitants within Liverpoole shall forthwith meete together, elect and choose an able and sufficient man to bee Parish Regist' within the Corporacon of Liv'poole aforesaid, and cause the said p'son soe elected to bee sworne according to the said Acte."

"Afterward upon publick notice given for the electing of a publick Register for this Corporacon and a full meeteing of the burgesses & freemen in ye Church before ye worp¹¹ Edw¹² Williamson Gent, Maior, Robert Seacom was elected and chosen to be Reg¹² for the same Burrow and then publickly sworne according to the tenor of ye late Act of Parliamt."

Act repealed.

On the restoration of Charles II. this Act was superseded, and it required nearly two hundred years' further experience before a general register was adopted.

Precedence.

Precedence and order during divine service were strictly enforced.

1628, January 12th. At a Port Moot, John Walker, Mayor:—

Mayor and Aldermen. Bailiffs. "Item, wee agree that Mr Maior and the Aldermen shall sit together in the Chancell where Mr Maior usually sitts upon payne of their fyne."

"Item, wee agree that the Ballive's peeres shall sit together in the longe forme next to Mr Maior's, and for want of roome there, wee order that a new benche shalbee made at the backe of that, for the other sort of Ballives Peers that want roome."

Mayoress, &c.

"Wee agree that Mrs Maioresse and the rest of the Aldermen's wyves shall sit in the two upp formes in the middle rowe in the Church, and y the Ballive's wyves and Ballive's Peeres wyves shall all of them sitt together in the formes next unto these two formes."

"Item, wee agree that the Ballives peeres shall weare their gownes to

the Church ev'y Sabboth day, upon payne of their fyne."

"1628, Jany 22nd Yt is ordered and agreed upon by the wholle Councell that whatsoev' p'son or p'sons shall breake the order sett downe by the last Jury conc'ninge the placeinge and sittinge in the church shall for ev'ie such offence comitted upon the Sabboth day, forfeit and lose vj^d and the same shalbee gath'ed wthout remittall as the fines for the towne are, and shalbee given to the poore wthin this towne, accordinge as Mr Maior and the Churchwardens for the time beinge shall thinke fitt."

Fine.

Seats and Pews. 1648 Nov 17th "Ordered by Mr Maior and the Comon Councell assembled, that in regard the seats in ye church where Mr Maior and the Aldmen sitt are inconvenient for hearing, and very ill placed; it is therefore agreed and consented, that new seats & pues shalbe made and

placed in such sort and manner as Mr Maior shall think fit and appoynt, and the roome in ye chancell where hee hath used to sitt, shall hereafter be reserved for michants and strangers."

There are several notices during this period about the Church Bells. church bells. It appears that from early times there had been a peal in the church tower, but the number of bells is not recorded.

1628, Octr 18th "Ino Walker Maior. At a meeting of the Councell yt is ordered and agreed upon (Raph Seacome and Richd Rose only dissentinge) That all the fines for this yere shalbee collected and payed Fund whout spareinge or forbeareinge of any p'son w'soever, to the towne for provided. and towards a ringe of bells and that for ev' hereafter the same shall goe to the towne, and shalbee collected by the ballives for the time beinge, and the towne's customer, and yt sev'all p'cepts or warrants shalbe made by the towne clarke for the time beinge unto them, and yt their shalbe xijd for ev'y pound allowed them for gatheringe the same. And that in consideracon thereof, the Maior and the Ballives shall have the Toll Corne, and gather it themselves at their owne chardges."

The bells were accordingly ordered, but turned out unsatisfactory.

"1636, Oct". Thos Bicksteth Maior. At an Assembly &c. Whereas Bells ordered. heretofore as app'eth by anciente records, there hath beene a Ringe of Bells win this towne, and some of them have beene taken downe and otherwise converted. And whereas alsoe there hath beene since, to witt in or about seaven yeres laste paste, three other bells intended to be suteable to the said bell, but by negligence of one Robte Ouldfield a bell Ouldfield. founder, who caste or made the said three bells of such base mettall that they were altogether disonante or disagreeinge to the said first bell, and altogether dislikeinge to the whole Corporacon, the said Mr Mair wth the full assente, consente, and goodlikinge of the Aldermen Ballives and Burgesses of the same Corporacon, agreed and concluded with one Thomas Hancock of Walsall in the County of Stafford, bellfounder, to alter Hancock. and chaunge the said bells for fower other more consonante and tuneable for web exchange the said Corporacon is to give and allowe unto the said Hancock two pence for ev'y pounde and the said bellfounder Hancock to allowe ten pence the pound for ev'ry pound weighte of the ould bells ov' and above the weighte of the said fower new bells. And for the further explanacon hereof, the firste of the new bells weigheth after the rate of Weight of five score and twelve pounds to the hundred five hundreth one quarter Bells. and twenty pounds. The second six hundreth and fourteene pounds. The third eighte hundreth, and the fourth nyne hundreth and three quarters

w^{ch} is in the whole two thousand and nyne hundreth thirty and four pounds (29 cwt o qr 34 lb). And the ould bells exchanged as aforesaid weigheth three thousand and fifty one pounds."

The bells even yet were not satisfactory, for we find an entry, 1649, Nov. 27th:—

Further order. "Whereas there hath been some conference wth the bellfounder of Wigan about the casting of 2 bells, it is ordred that according to Mr Maiors agreem with him, there shalbe 2 more tunable bells cast, at 175 pm cwt, allowance for casting, carriage and all, and hee to see them hung compleate."

Down to 1622 there was no public clock in the town. In that year, on March 1st, we find an entry on the Council proceedings:—

Clock provided. "M^d that wheras dyvers mocons have hertofore beene made for haveinge and makeinge a Clocke in the Chappell of Liv'poole, web at last was (by the earnest entreatie and mocon of Thomas Waynwright, Clarke, Minister and Curatt of Liv'poole) concluded and sett upp to the greate benefitte and pleasure of the inh'itants of Liv'poole, whereupon the said Mr Waynewright hath undertaken and promised unto John Walker, Gent. Maior of Liv'poole for and on the behalfe of the whole Corporacon of Liv'poole, that he, the said Mr Waynwright will well and duly dureinge the tyme of his ministrie at Liv'poole keep and sett the said Clocke. And if he shall neglect the doeinge of the same, that then he is willinge that forth of his wayges from the towne of Liv'poole, soe much money shall be abated and defalked as the tendinge and keepinge of the said clocke shall lye in."

Minister to keep Clock.

1626, October 26th. At a Port Moot Inquisition:

"Item, wee p'sent Nicholas Lurtinge for not keeping the Clock agate in due order."

Sexton to keep Clock. "1647 Aug 9th. It is this day ordered that Richard Poultney sexton shall receave xxvjs viijd for keepeing of yth Clock," &c.

The church had to be kept in repair by the Corporation, but they took care that the foreigners frequenting the town should be made to contribute.

Foreign Burgesses taxed to repair Bells.

1611, March 11th "Item, it is agreed by the Assembly, that x" shalbe levied of the Burges' & inhabitants of this towne and iij" vi' vjiid upon the forren Burgesses for the repayringe of the Chappell of St. Nicholas in Liv'poole, both windowes, lead and other rep'acons touchinge the same chappell."

1618, April 30th. "Md this day John Corker glasier was admitted a free-Glazing man, and sworne a free burgesse of this towne, upon this condicon, yt Windows. he shall maintayne the Church windowes wth sufficient glasinge, wyer and leade, & in recompence thereof he is to have his freedome given him gratis & is to have yearely vjs viijd for his wages, and this to continue duringe his life. And if he make default hereof, beinge by the Maior or Churchwarden for the time beinge thereto required, then is he to pay (40) xls for his fredome. And the wyndow in Mr Major's chancell web is now in decay, Mayor's Corker is to take the glasse downe and sett it up againe at his owne Chancel. charges. Daies of paimt for his wages, Michaell and the Annunciation."

1629, April 13th. "Yt is ordered that a Lay or Tax of xx" shalbee imposed upon the forraine Burgesses for repaire of the Church and other necessaryes, and those that will not pay the same shall have noe benefitt of their freedome, but shall pay their dutyes and customes as strang's; this to be layd as afforesaid."

1658, March 12th. "Ord'red that the Church shalbe repaired as occasion shall require, the same being in much ruine & decay, and that a Ley shalbe laid, wherein all forayne Burgesses shall contribute."

Burials took place occasionally within the church. 1639, April 16th.

Burials in Church.

"Recd of Mr John Crosse Esquire by Thomas Rattclyffe and John Tompson, Churchwardens of the Chappell of Liverpooll the some of one shilling and eight pence for a burying place for the sonne of the said John Crosse, who lyeth interred in a certaine quire whin the said Chappell on the south side thereof where the tenants that inhabite in Mr Crosse aforesaid his hall situate in Liv'poole abovesaid do sitt."

The private appropriation of seats in the church was prohibited.

1658 Mar 7th "Ord'red that noe p'son or p'sons shalbe p'mitted to Pews to be sett anie locks upon the pues and seats in the Church without leave of free. this house."

The subordination of Liverpool as a mere succursal Opposition to ecclesiastically to the mother church of Walton, three miles Walton. distant, was a constant source of annoyance and complaint, and many entries in the records during the seventeenth century indicate the efforts made to shake off the yoke.

"1615, May 16th. Richd Mellinge, Gen. Maior. At an Assembly &c Clerk of Whereas Lawrence Bridge nowe Clearke of Walton did this day at this Walton. Assemblie, demaund allowance for his Cleark's wages, due as hee alledged

unto him as Clearke of the saide P'ish Church of Walton, and for that the saide Lawrence Bridge did for that purpose referre himself to the consideracon of the whole assemblie, and was willing to accept of what they would give him in liewe of his yeerely wages for the saide towne, It is thereupon consented unto by the saide Mr Maior and the rest of that Assemblie, that in consideracon the saide was held to bee an honest man and theire neighb', they would give him yeerely so longe as hee carryed himselfe honestly and well in his place, the some of vis viijd, to be paide him yeerely by the Bayliffs of the towne for the tyme beeinge, out of the towne box, to bee paide yeerely ev'ie Tuesdaie in Easter week."

During the civil war the controversy slept, but on the return of peace it was revived.

"1656, Nov' 19th Gilbert Formby Gent. Maior. Att an Assemblie &c. It was voted and ord'red. That by reason of the losses of the Corporacon receaved in the tyme of ye late warr and for that the late Parliam' hath setled upon the Minist' of this place all the tythes running within the Liberties, it's p'sumed that wee (haveing formerly beene a Parish and have alwaies enjoyed all Parochiall priviledges) ought not to contribute to the reparacon of Walton Church, and that ys answere bee retorned to ye Churchwardens of Walton, whensoev they shall demande the Leyes. And if anie suyte shalbe comenced and prosecuted for such Leyes & Taxacons upon this deniall, then the towne is to beare the charge thereof."

contribute.

Suit by Walton.

Refusal to

1657, May 14th. "P'pounded by Mr Maior concerning the suyte comenced agt him by Nich'as Valentyne on ye behalf of ye Churchwardens of Walton that the same p'ceedings shalbe defended at the towne's charge, and that Mr Winstanley shall solizit and indeavor at his goeing to London and at other tymes as hee shall see occasion to p'cure this towne to be sev'ed from the Parish of Walton and to be constituted and made a Parish of it selfe."

Petition for Parish. 1657, Octr. 16th. "Att an Assemblie &c it was propounded concerning the p'cureing of this towne to be constituted a Parish of itselfe. Ord'red that Mr John Winstanley, Towne Clerk shalbe solizitor for the Corporation, and shall goe to London this and the next tearme & indeavor to get the same busines effected, or anie other that may bee of concernmt to ye towne and shall have the allowance of fyve pounds a Quarter for his paines and towards the beareing of his charges, and all such other moneys and disbursemts as shalbe requisit to be disbursed in the dispaching of the towne's occasions."

Church Ley refused. 1657, Octr. 23rd. "Whereas a Church Ley for Walton of 2^{ll} 13^s 4^d is demanded by the Churchwarden by warr^t from Edw. Moore Esq, [for] the Pastor & p'sent Vicar of Walton; being or p'portionable p'te of xij^{ll} charged upon Walton Parish. It is ordered, that the same Ley shalbe denyed and not paid, being unduly taxed. And that ye plate and

goods of Mr. Gilbt Formby we are distrained shalbe replevied and the suyte thereupon p'secuted & defended at ye towne's charge."

1657, Nov 9th. "Ord'red, that an accon shalbe brought in the Burrow Action for Court and p'secuted by the Bailives against James Standish, Gent. for Distraint. takeing a silver Can from Mr Gilbt Formby as a distresse for the Church Leyes demanded to be paid to Walton, and the charge of the suyte to be borne by the towne & disbursed by ye Balives upon their accompts."

1658, Jany 13th. "Thos Blackmore Gen. Maior. Att an Assembly &c it was p'pounded concerning the makeing of this towne into a Parish of it selfe. And ord'red and agreed that the said busines shall p'ceed to be carried on & p'fected at the towne's charge. And that the Ord alreadie obtained be p'secuted with effect. And that Mr Winstanley shall goe up Proceedings to London about it himselfe as solizitor according to form Ord & for Parish. allowance of charge at 5" a quarter to him to be given in lew of all his expences & charges; and all disbursemt of fees to be paid him at his retorne upon an accompt to be given in yt behalfe. Alsoe it is consented that Mr Fogg ve Minist heere, in regard of his owne interest, may goe up about it att his owne charge if hee please, weh is afterwards to be considred of by this howse upon his retorne."

"Aferwards, at an Assembly holden the 21st of May 1658 it was voted that Mr Fogg shall have the allowance of the charge of his London jorney in p'moting this busines iii iiijs."

1658, Jany 27th. "P'pounded concerning the Church Leys for Walton Walton still demanded by warrt & ord'red that Mr Maior and anie three of the Church Leys. ald men shall treate with and allow what they think fitt to the Churchwardens of Walton toward the repaire of that church for ye yeares past."

1658, June 18. "Ord'red that Mr Nathaniel Overton shalbe paid his accompt of iiii vij's remaining due to him for moneys disbursed in the p'fecting of the Instrum's for dividing this towne from the Parish of Walton and constituting the same to bee an intire Parish of itselfe distinct from y' of Walton, w^{ch} is donne and p'fected accordingly to comence from the decease of Mr Robt Eaton the p'sent incumbent & of Mr Finch ye p'sent Vicar."

1658, Aug 2. "It is ord'red that the suyte be p'secuted agt Mr Suit for Standish of Westd by for yo takeing of Mr Gilbt Formby's silver Cann by Distraint. way of distresse for Leyes to Walton Church and brought to tryall, w^{ch} was donne accordingly. Whereupon the Church Leyes were recovered & the plate by ord of the Court is restored at y towne's charge."

1658, Oct 8th "Concerning Church Leyes to be paid to Walton, that Church Leys. the Justices of the Peace shalbe spok with, and if they signe Warrants for the same to be paid, that then ye Balives for ye tyme being are to pay ye same."

1659, Jany 28, "To advise whether it be requisite to have a confirmacon of the makeing of this towne into a Parish by the Parliamt."

From these documents it appears that the Corporation

failed in their attempted resistance to the levies by the churchwardens of Walton; that Mr. Formby's silver can had to be redeemed at the town's expense; but that in their application to be constituted a separate parish they were successful. The Restoration, however, prevented this being carried out, and the borough had to wait forty years longer before shaking off its subservience to Walton.



NATIONAL AND POLITICAL AFFAIRS.

There is very little in the records of a distinctly political character, but incidentally they throw considerable light on the operation of public measures in their incidence on local affairs.

During the reign of James I. the subsidies began to be felt Subsidies. as an oppressive grievance.

In 1620, the King having entered upon a disastrous contest on behalf of his son-in-law, the Count Palatine, who had been elected King of Bohemia, summoned a Parliament, to which Liverpool sent as its representatives Thomas May and William Johnson. In response to the King's urgent demands, the Parliament, on February 15th, 1621, granted two subsidies, each involving an assessment of 4s. in the pound on land, and 2s. 8d. on goods and chattels. Some difficulties arose as to the collection. The landowners wished to throw a portion of their burden on the occupiers and ratepayers. The following entry occurs:—

1621.

1621 April 23rd "M^d at an Assemblie Edw^d Moore Esq Maior of Liv'poole and Sherriffe of Lanc' &c,

"Wheras ther is a subsydie p'sently to be collected for the use of Resolution. King's Matie. It is concluded & agreed by this Assemblie y if Mr John Crosse Esq, who is assessed to paye after the rate of iiij lands, and Mr Raffe Secome who is lykewyse x in the subsydie booke for lands, doe not shew sufficient cause why the inh'itants of Liv'poole should be contributors whithem in the paim of the said somes for their lands upon ment. Friday next; That then the said Mr Crosse and Mr Secome are to answare for their owne lands, accordinge to the p'portion as they are assessed by the comissioners of the subsydie.

"Upon Fryday following beinge the xxvijth of this instant Aprill, the said Maior &c assembled in the Comon halle of Liv'poole. Att the

1621. Exemptions. instante request of the abovenamed Mr Crosse and Mr Secome, it was agreed & consented unto by the whole Assemblie yt the p'te of subsydie upon them imposed for lands shall for this one tyme & for this only subsydie, be collected amongst the inh'itants of Liv'poole as it hath bene form'ly used, and this to be noe p'cedent or matter p'judiciall heareafter unto the said towne. And yt if the said Mr Crosse & Mr Secome doe not hereafter shew sufficient cause unto the Maior of Liv'poole & Comon Councell of this towne for the tyme beinge that they are to be assessed for their lands wth the towne, and not of themselves; that then they are to pay their subsydie for ther lands of themselves & neither of them to give informacon unto the Comissioners of the subsydie herafter against any the inh'itants of Liv'poole to put them into the subsydie book, otherwise then for easinge themselves of ther paimts for lands."

Assessment.

"A tax of ye first paymt of the seacond subsidy granted 18° Jac. 1621.

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"John Crosse gent. in Lands iiijli value, payeth xs viijd
"Raph Seacom gent in Lands xls value
                                                           vs iiiid
                                     vj" value
"Edmund Rose in goods
                                                           Хs
"William Bannester in goods
                                     iii<sup>n</sup> value
                                                           vs
"Richard Rose in goods
                                     iii value
                                                           \mathbf{v}^{\mathsf{s}}
"Thomas Hockenhull in goods
                                     v<sup>ii</sup> value
                                                           viijs iiijd
                                     iii<sup>li</sup> value
"Richard Melling in goods
              "This is two thirds of one subsidy."
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Enforcement.

"1621, Sept 24th M^d y^t y^t day at an Assemblie before Edward Moore Esq Maior &c, it was then concluded and agreed y^t the former orders concernynge Mr Jno Crosse and Mr Raffe Secome entred the xxiijrd of Aprill last, aboute the subsidie shall stand, and is by this assemblie ratifyed. So y^t at this tyme they are to pay their subsydie accordinge to their form' orders. In respect they have shewed no cause to the howse this day wherby they should be freed and not pay wth the towne. And this was agreed unto by all the Assemblie, only Mr Secome did dissent therunto."

Some influence appears to have been used to vary this order, for we find an entry:—

1624, July 9th "Y' is ordered in the Comon hall of Liv'poole before John Williamson Maior, the Ballives (and others) Notwithstandinge an order made in the said Comon hall the 27th of Aprill 1621, Edw^d Moore then Maior of Liv'poole that although John Crosse Esq, Raph Secome (and others) bee named (contributors) as well for lands as goods for ev'y whole subsidy, yet nevertheles y' it be ordered that the same shalbee payed by waie of Assessm' taxe, and collected by the Corporacon or Borrowe aforesaid in such and the same manner as hath beene assessed, taxed and collected, anie thinge in the said ord' menconed or contained in anie wise not-with-standing."

Assessment.

1624, Nov 26th "At an Assemblie &c Concerninge a Subsidie presently levied in this towne, it is by the whole consent of the house aforesaid, agreed upon, that the said subsidie now to be levied, togeither with the oxe money, and the money for the house of correction, are to be assessed by the foure Marchant praysers for the tyme beinge."

Merchant Praysors.

After the dissolution of King Charles's second Parliament, in 1626, a general loan was attempted to be exacted, and 1626.

General Loan. Commissioners were sent round the country to enforce the levy.

The following is the return for Liverpool:—

"Loane money to be lent unto his Maty 17 Apr 3 Car. 1627

iiiii "John Crosse Esq in lands "Raph Seacom, Gent in lands xl^{s} vi¤ iiij¹¹ "Edmund Rose gent in goods iij^{li} vi^s viij^d iij^{li} vi^s viij^d "William Bannester gent in goods vii $\mathbf{v}^{\mathbf{l}i}$ "Richard Rose gent. in goods iiij^{li} liijs iiijd." "John Williamson gent in goods

Other lists are given of a similar character.

In 1629, the last subsidy was granted by Parliament 1629. previous to the interval of eleven years before the Long Parliament was summoned. The following entry relates to this:--

"1629 April 13th Yt is ordered and agreed y there shalbee a lay layd Ley. for nyne subsidies nowe past and one subsidy more, we is hereafter p'sently to bee paid upon the wholle towne, and shalbee taxed upon ev' Inhabitant at the discrecon of the m'chant praisrs, and yt ye same shalbee gathered accordinge to the Lawe, and ansyent custome of this towne."

In 1634, the memorable levy of ship-money took place. Humphrey Chetham (the founder of the Chetham Hospital Humphrey and Library) was at this time High Sheriff of Lancashire, to whom the writ for the collection within the county was directed. Some memoranda of his are extant on the writ. He observes:-

Ship Money. Chetham.

"If you shall tax & assesse men according (to) their estate, then Liverpoole being poore, and now goes as it were a beginge, must pay very little; letters patent are now forth for the same towne.

Assessors.

Refusals.

The assessors were, besides the Sheriff, Robt. Williamson, Mayor of Liverpool, and Robert Thompson, Mayor of Lancaster. The whole county was assessed at £475, of which Liverpool was required to pay £15. The greater part of the inhabitants grumbled and paid, but some refused, and threatened to resist by force of law. The Mayor reported this to the Corporation in Common Hall assembled, as follows:—

Resolution of Council.

"That whereas, by virtue of his writ for levying of a certain sum of money towards the erecting and furnishing a ship of 400 tons for his majesty's service, the said Mr Mayor with the assent of the aldermen and others of the same town, hath assessed and imposed a competent sum of money for that purpose upon several inhabitants and others within the precinct aforesaid, and for that purpose hath directed several warrants to the bailiffs and other officers of this town for the levying and collecting the several sums upon the several parties assessed upon them, and that several of the parties aforesaid do refuse to pay the moneys imposed upon them, or suffer distress against them, but doth menace the said bailiffs with suit if they levy the same; it is therefore ordered and concluded by the house aforesaid, that if any suit or trouble be brought against the said Mayor or any other officer, by executing his warrant, that defence thereof shall be made at the general cost of the whole town, as well for the fees and charges in suit as other necessary charges in going or riding about."

From this there were two dissentients, John Moore, Esq., and Edward Nicholson.

In order to stimulate the flagging zeal of his subjects, the Proclamation following proclamation was issued by the Crown:—

"After our harty commendacons by his Mats Writt herewth all sente unto you, you shall p'ceive the importance of the service and what is the chardge and truste by his Mats comitted unto you therein, who course as it is grownded and warranted upon p'sidents of former kings and the lawes of the realme (his Mats in his royall wisdome haveinge in this weighty affaire consulted wth both) soe the consequence and good issue thereof being noe lesse than the honnor and safty both of the kinge and kingdome, and the serveinge and clearinge of commerce and trade, to the inrichinge and benefitt of the subjecte in generall, his Mats doth expecte and require at yor handes yor uttermoste dilligence and endevors therein; and in p'ticular that for the better and more effectual execucon thereof, you forthwth conferr wth those others nominated in his Mats said writt, and by mutuall assente appoynte an indifferente place of meeteinge; and goe

on wth the worke accordinge to the tennor of the Writt. And that in the assessmente, you take care to proceede wth that expedicon, equality, and indifferencie, as may give life and encouragement to the service. Whereof his Ma^{tic} and this Board expecte a good and speedy accompte from you, whereof you may not faile. And soe wee bid you hartily farewell.

- " From Whitehall the last of October 1634.
- "Recd the 23rd November 1634.

"W. CANT."1

A fresh demand and assessment was made in August, 1635, to which the following entry relates:—

1635.

1635, Sept. 18th. "It is this day agreed upon and ordered by John Levy by More Baquire Maior, the Ballives (and others of the Council) That a Sheriff. Lay of xxx¹ shalbee laide wthin this Corporacon of Liv'pooll and p'sently assessed and paide accordinge to an agreement made at Manchester by the High Sheriffe and the reste of the Com^{rs}. And that the said Laye shalbee layed and assessed by the Maior, Aldermen & M'chante prays^{rs} or the greatest p'te thereof, whereof the said Maior shalbee one and of the Quorum, and hee to have the castinge voyce. And that the same shalbee levyed after such assessments by the Ballives of this towne p'porconably, and paid to the said Mr Maior att or before the eighte day of October nexte, to the intente hee may pay it ov to the said high sheriffe accordinge to his Writt."

The Roundhead party had now acquired the ascendency, as evidenced by the election of John Moore as Mayor, and John Moore, subsequently as member, and there is reason to believe that little or nothing was paid towards this levy.

There are several entries in the years 1635 and 1636 relating to "layes and taxacons," and enacting

"that if any manner of freeman of this towne, tradinge in this towne, Penalty for shall refuse to pay all such layes & taxacons, as amongst oth the non-payment. burgesses and freemen of this towne, assessed by the m'chant prais of this towne, (he) shall p'ticularly pay the same upon demand of the Ballives this towne, or either of them for the tyme beinge, upon payne of forfeit for the first offence xls, for the seacond offence fyve pounds, and for the third offence to loose his or their benefitt of his or their freedom."

Whether this relates to national or local taxation does not appear. The probability is that it was to the former.

¹ Laud, Archbishop of Canterbury. ² Subsequently Col. John Moore, the Regicide.

When the Parliament took the reins of Government at the close of the civil war, they laid a heavy hand on the country for supplies and contributions.

1648. Warrants for levy.

1648, June 1st. "A Warrant was red for 3000" Ley upon the whole Countie, taxed by the Sheriffe and Dep'tie Leiv's and comittees of the Countie, the some of 720 upon this hund, Liverpoole p'te being 13 6 8d required by the high Constable's warrt, weh Mr Jo. Williamson is required to goe treat with him abt it."

1648, June 21st. "A Warrt for 600" taxed upon the hundred our p'te being xi" odd, (ordered not to be paid) for y saftie of the countie assessed

by the high Sheriffe & Comittee.

1649 Feby 9th

ov'ruled by yo Com'rs.)"

"Another Warrt from the high Constable for 1s id for the releefe of the

poore infected in Ormskirk w^{ch} is through the hundred."

1048 Decr 20th "Ordered that the xxx" Ley formerly ordred to bee assessed and collected bee forthwith assessed upon all p'sons according to ev'ie man's estate, and haveing; and for non paymt the Ballives to distraine"

Ley for Ireland.

"A Ley of 5" 1s 11d demanded by Warrant for the releefe of Ireland, ordred that it be left to Mr Maior to give answere, and to enquire if it be for the whole six months, or but for one moneth only, and if for all six, then to be paid forth of the xxxii tax imposed upon all freemen & forreners to be laid and collected as abovesaid."

1649. Petition against Assessment.

1649 Feby 1st "Ordered that one of the Ballives shall goe to Wigan, to p'ferr ye town's peticon concerning ye assessmt to ye Comissions for ye Army, and shall take moneys to pay ye some required by Warrant. And afterwards 9th Febr. ordred that Mr Maior & such others as hee shall think fit, shall goe to Prescott to attend ye Comrs to peticon at Ormskirk for redresse and abatemt of those assessmts."

"An Order was p'cured from the Comissioners for

Monthly Assessment.

raiseing the monethly assessmts for the Army upon the Peticon of this Toxteth Park, towne, that the inhabitants of Toxteth Park shold p'porconably contribute with us in the said assessments, ev'ie one according to their haveing, as by the Ordinance of Parliam is required; we order was sygned by St Thomas Stanley and Coll. Egerton. In opposition to weth order the Inh'itants of ye Park p'cured a 2nd Ordr for ye towne to mak good the grounds of their peticon & ord by prooffes, and further to satisfie the Comrs concerning the same, and to shew cause the 20th March instant. Whereupon this Assembly resolved to mak good the said Ordr granted at Ormskirk, it being obtained as is conceaved on good grounds. It is therefore ordred that Mr Maior Mr Walker, Mr Winstanley and Robt Lurting, and soe many more of the towne's as shalbe needfull shall goe to Prescott to attend the said Comissioners and to give them satisfacon in whatsoever can be alledged ag' it. (Who went to Prescott where the said Ord was

Disputes.

An attempt at the imposition of an income-tax met with considerable opposition.

Income-tax objected to.

1640 July 2nd "A Warrant from the Comrs of the Army being red, requireing a retorne of ve yearly vallue of everie man's reall & p'sonall estate within the towne. It is conceaved very priudiciall & unreasonable, and therefore resolved, that Mr Ballive Storie shall attend ye Comrs, and acquaint them, that the best sort have their estates in shipping, wen is a dayly adventure & hazard, the rest are plundered & poore."

1650 Jany 30th "Assessmts for ye Army.

"Upon reading of a Warrant from the high Constables for 3 monethe's Assessm's beginning the 25th Decembr 1649, for 1200 pounds & mensem in Levies for Derby hundred, Wherof Liverpoole p'porcon to pay 17¹¹ 6^s 7^d \$\psi\$ mens. for ye Army. It was resolved to, ye same shold be forthwith assessed and collected for the purpose aforesaid."

1650 April 2nd "Upon readeing of a Warrant from the High Constable for paym' of the some of xi xis id charged upon this towne towards the paymt of 9000 mensem for mantenance of ye Army in England and Ireland, due for 3 monethes assessm's beginning the 5 of March 1650. It was ordered by this Assembly that a Ley of 12h shalbe laid throughout the towne p'porconably for the satisfieing of the monthly assessm's above menconed."

1651.

1651 May 12th James Williamson gen. Maior. "This day upon readeing a Warrant from the high Constable for the some of 12,000^{ll} assessmt charged upon England & Walles for the mantenance of the forces raised by authoritie of Parliamt for 6 monethes to begin the 25th of March last, of w^{ch} said some 1600^{ll} ₱ mensem is charged upon the Countie of Lancaster, of web last menconed some there is 421 135 7d charged upon this towne to be payd at 3 paym's in May, July & September next unto Mr John Sorrocold apoynted Receavor & Trer. It is therefore ord'red that the M'chant praysors of this towne shall forthwith assesse and p'porcon the said some in an equall & p'porconable way, according to the Act of Parliamt and the custom of this Borrowe."

The town might say with justice that in the matter of taxation, if King Charles chastised them with whips, the Parliament chastised them with scorpions. They evidently winced under it, and occasionally remonstrated.

1655 Jany 1st "It is ord'red that Mr Alex Greene and Mr Winstanley shall goe to Chester to peticon the Major Generall concerning this towne Petition being opressed and surcharged in the monthly assessm's &c."

 Λ ssessment

No further entry of this kind occurs until the Restoration. "1662 Octr 28th A Warrant for 3 moneths Assessm' for the raiseing of Last Levy. 932" 6° 8d for 233" 6° 8d & Countie and 4" 6° 5d ob in this towne for one month beginning xth July 1661."

Incidental notices of public affairs occur in these records. In 1624, reinforcements had to be sent to the English army in Ireland. The troops were sent through Liverpool, and the following requisition was issued by the Crown:

Requisition

"After o' hartie comendacons. Whereas certen leavies of souldiers to for transport. the number of 550 are directed to make theire rendezvous at the Port of Liv'poole by the xxth of March next, and their to be imbarqued and

transported to the port of Carekfergus in Ireland.

"Theis are to will and require you by the tyme aforesaid to p'vide a sufficient nomber of shipps and quantity of victuall for that service at the rate of iis vjd a man for transportation, and ijs vjd for victualls. And in case the said leavies shall, by contrary wyndes or other accidents be forced to make stay at the said port, you are lykewyse hereby required to victuall them at the rate of 8d a man p diem from the foresaid 20th of March dureinge theire aboade ther. And wheras ther are certen provisions of Armes and Apparell directed to that part to be their by or before the said xxth of March, and from thence to be transported for the port of Carekfargues at prices reasonable of such able mariners as may be answerable for the deliv'ie of the said Armes and Apparrell to the port aforesaid, for all which disbursemts by you to be made as aforesaid; upon certificate thereof to the Councell of warr you shalbe repaied the same from the trea'ars of the subsidy moneys here. And wee soe bid you hartely farewell.

"From Whyte hall the 18th of February 1624

"Yor loving frends

"GEORGE CANT1 " Jo. Lyncolne 2 "LA, WYNTON 8 "Julius Cæsar

"with others of the "Privy Council."

Soldiers.

1625, October 10th. A list is given of trained soldiers within the town, with their names. They comprise 10 Muscatieres and 10 Corslets.

1639. On the Scotch rising and the King's march northward, an embargo was laid on all Scotch shipping by the following order:-

¹ George Abbot, Archbishop of Canterbury. 8 Bishop of Winchester. ² Bishop of Lincoln.

"Sr James Stanley of the hobie order of the Bathe, Knight, Lord Strange Vice admirall of the Counties Pallantyne of Lancaster and Chester, Embargo Shipping. To the Maior, Baylives, Burgesses, Custom's and all other officers of the Burroughe or Heaven of Liverpoole and liberties thereof Greetinge. Accordinge to such comand as I have receved from the significacon of his Mattes exp'sse pleasure moved by some important reasons of state. Theise are to will and require you and everie of you and never the lesse to charge and comand you and everie of you that imediatly uppon receipte hereof you arest on his Mattes behalf, and cause to bee stayed all Scottch shippinge & vessells of what burthen soever that nowe is or shall happen to come win or into yor port, heaven, or creeke & liberties thereof, and Requisition. also all such goods as are in them and everie of them and them safely to keepe until you have certifyed mee, and further untill his Maties pleasure therein be knowne for theire discharge from the Lord Admirall or otherwyse, as I am therein spetially directed.

Embargo on

"Faile not herein as you tend' his Mattes service and will answer the contrary att vor p'ills.

"Given under my hand and seale this sixte day of Aprill 1639.

"I. STRANGE."

The response is as follows:--

"1639 April 8th John Williamson gen. Maior

"According to yor honor's warrant to us directed, wee have stayed Reply. severall Vessells or Barques win the porte of Liverpoole belonging to severall Scotchmen, as also dyvers of their goods being in the same barques. The names and s'names of the owners or masters of the s^d Barques, together wth the names of the severall barques, the severall burthens of the same vessells and p'ticular goods by us stayed by vertue of yor honors comand and warrant, are at large expressed and sett downe in the schedule indented hereunto annexed.

"Subscribed wth our names all wth wee thought good to signifie unto yor noble honors and so leave the consideracon thereof to yor wisdom. And wth our humble duties p'sented Rest

> "Yor honor still to comand (Names wanting).

"Liverpoole this 8 " of Aprill 1639."

"A schedull indented shewinge the p'ticular barques & goods belong- Schedule of inge to dyvers Scotchmen, stayed by the Maior & other officers within the Ships. porte of Liverpoole in the Countie of Lancaster by virtue of a warrant to us directed from the right hoble the Lord Strange, Vice Admirall wthin the Counties Palatine of Lanc.' & Chester, as followeth.

"One barque called the Robert of Farley in Scotland; Robt Black-The Robert. borne Own' & M'; burthen 20 tons; hath aboard 20 tons of coales, 8 quovles of small rops, 5 sayles, 3 musketts 2 swords.

"The New Yeare's Guift, of the Larggs in Scotland, Thos Kile own & Year's Guift,

in his absence John Wilson purser, Edmund Mark, Will^m Mar^r burd. 40 tonns; had 4 muskets, 2 swords 7 sayles, 2 compasses & in these barques of the goods of Will^m Birtsh a Scotchman m'chant, inhabitinge in Ireland as hee reports; 9 pack or small p'cells of yarne, 5 baggs of Wooll, 45 hides and about 2c wal of hemp.

The Gift of God.

"The Gifte of God, of Farley in Scotland, burd 20 tonnes, John Crayford own and Mas". Hath 30 tonnes of coales, a mainsaile, a maintopsaile a foresaile, 5 chists, 2 swords and one muskett.

The Blessing.

"The Blessing, of the Larggs in Scotland, burd 20 tonns John Wilson own and mast, we said barque brought into this porte Irish m'chants goods; had aboard her 4 sailes, 2 chests, one pott, one quoyle of ropes, two compasses, one sounding lead & one barrell of meale.

The Content.

"The Content, of Dunnagadee in the kingdome of Irelande Will^m Mas^{tr} John Scott own^r, who inhabiteth in Ireland as hee saith, but the said barque carrieth Scotch colours; burd. 24 tons; hath aboard the s^d barque one mainsaile one foresayle one fore top sayle, and one maintopsaile, 3 small chests 3 musketts 2 compasses; the s^d barque brought hither Englishmen's goods.

The Providence. "The Providence of Strangford in Ireland, John Ore a Scotchman own and mast, who inhabiteth in Ireland as he saith burd. 30 tonns, harth aboard her, 24 tonns coales, 6 chests, 4 sayles, one short sword, one barrell of herrings, one mainsaile xj small quoyles of ropes.

"John Williamson Maior "(5 others)."

Order for Release. After the pacification with the Scots at Dunse Law, an order came for the release of the vessels as follows, addressed to Lord Strange:—

"Charles R (Signed)

"Right trustie and right wellbeloved Cosen &c.

"Whereas by vertue of a Warrant directed to you from our High Admirall of England, theare have beene areasted in our port of Liverpoole certaine Scottishe barques, wheareof as wee are informed, the maisters and owners though Scotchmen are our subjects in Ireland or trade for the most parte theire, wee therefore are gratiously pleased and doe hereby will and require you to take order that they testifyinge theire fidelitie by takinge the oath of Alleagance and Supremicie, theire said barques, whereof wee send you hearinclosed the list, who theire goods and men be released att libertie, and for so doeinge this shalbee yor warrant, anie order to the contrarie notwhatandinge.

"Given under our Signett at our Mannor at Yorke the 20th daye of

Aprill in the fifteenth year of our reign 1639.

"This is a true Copie of his Mattes" letter written to the Lord Strange.

"G. R. WIKERLINE."

"A Trewe Coppie of the right honble

" James Lord Strange his I're.

1639. Order from Lord Strange

"My pleasure is that you repayre to Liverpoole and lett Mr Maior and the officers of his Ma^{ties} Custome house know I am willing, that the Scotch Barks in that port may bee allowed to bring downe theire barks afloate before the springe tyde bee past; And that they may bee released soe sone as I am satisfied that they are that bee owners of them eyther subjects to his Ma^{tie} of Ireland; or such as trade for the most p'te thence. As his Ma^{tie} by his le'rs declareth that hee is informed, wherein I doubt not but Mr Maior and the officers of the Custome house can give mee satisfaccon whether the informaccon soe given to his Ma^{tie} bee true, w^{ch} I desire.

"Knowsley 27th Apr. 1639.
"To my servant Thomas Morris."

The following also was sent to the Mayor under the same date:—

"You shall also lett the Maior and Officers of the Custome house Permission to knowe I am willinge and doe allowe that the own and m'chants of the sell. said barkes may in the mean tyme make sale of such goods as they have unsould. And when I shall have certificate of the true informacon given to his Mate I am well pleased the Barks shall be set at libertie forasmuch as I am sertified by you the 6 shippes stayed in yor porte of Liverpoole, the owners of them are eyther dwellinge in Ireland or such as shall usuallie doe traide thence, and have taken the oath of Alleagance and Supremicie, my pleasure is you restore unto them theire furnitures and goods, and suffer them to departe.

" JAMES STRANGE.

"To the Maior of Liverpoole "and the Officers of his "Maries Customes theare."



MANNERS AND CUSTOMS.

There is comparatively little difference in the general habits, described and inferred, between this period and that indicated in the last chapter. Society was not progressive from the reign of Elizabeth down to the time of the civil war, when a vast change was initiated.

Inmacks.

The continued harbouring of "Inmacks" seems to have been a constant source of annoyance to the worthy burgesses.

"1610 Octr 25th At a Port Moot &c

Unchaste Women. "Item, we p'sent Futchet Bold gent. for keepinge an unchaste woman in his house xxvj's viijd."

1611, October 24th. At a Port Moot Inquisition—

"Item, wee p'sent Will'm Scaresbrick for keeping of an Inmate 11s iiijd."

1612 June 29th "Wee p'sent Richard Robinson for keepinge Inmats havinge ben warned to the contrarie, being strang's and verie poore people."

"Item Thurstan Woodward for keping Marie Leech an inmate, beinge

comanded to the contrarie and she fitt for s'vice."

"Item, Thom's Stringer for lodging an unchaste woman beinge called Marie Hulme."

1623, Jany 13th "We doe agree, That any housekeeper in this towne whosoever, that hath anie strange woman in his house beinge wth child, that they shall forthwith upon payne of there fyne cleare there howses from them."

Lewd persons. "We doe all lykewyse agree that the reste of the lewd 1 p'sons not haveinge there frends in towne, nor that any man knoweth how they are releeved, togeither wth all the rest of the boyes & wenches newly come, shall lykewye avoyd."

1626 Octr 26 "Item wee p'sent the executors or administrators of Elizabeth Ditchfeild deceased, for harboringe of Inmacks in their backside in their kitchin, contrary to the orders of the towne."

¹ Lewd here does not mean licentious, but ignorant, rude. "Lered and lewed," "Clergy and laity," taught and untaught.

1650, June 18th "Ordered by the Assembly that on Fryday next Mr Maior & the p'sons und written shall passe throughout the towne accom- Inspectors panied with the Ald men to enquire and take notice of all such Inmakes as are or are lyk to be prjudiciall to ye towne.

"Edw. Chambers & Roger Iones for the Water Streete

"Thomas Williamson and Thomas Andoe Chappell Streete

" John Chantrell & Richard Williamson Castle Streete

"Edward Alcock for . . . Juglars Streete

"Weh was donne accordingly and their names p'sented and their landlords fyned."

The "Cuck Stool," as a punishment for scolds, is several Cuck Stool. times referred to.

"1637, July 3rd. At a Port Moot & Frank Pledge &c

"Item. Wee doe order that a 'Cooke Stoole' shalbe made betwixt this and Michaelmas next.'

1657 Nov 2nd "Ord'red that a new Cook Stoole be made and erected at the Wattering poole, at the lower end of Mr. Crosse's feilds."2

1659 Jany 10th "Wee order that a new Cooke Stoole bee made and erected at the Watering poole at Mr Crosse's feild end, before the last day of Febr next on paine of xxs to be paid by the p'sent Ballives."

The etiquette and rules of precedence of the ladies was a Rules of Precedence. subject of grave consideration and inquiry.

1614, November 7th. An Assembly was held in the Common Hall before Richard Mellinge, gent., Mayor, Edward Moore and Richard Crosse, Esquires, four aldermen, one of the bailiffs, and a number of the free burgesses, whose names are given,

"for decydinge of a Cause in Controv'sie betweene Mr Raffe Seacome Seacome and and Mr Darbie, weh was, Whether of their wyves shuld take place of Darbie. the other. Whereupon upon the readinge and consyderinge of a form' order made at an Assemblie in the said Comon halle the tenth day of Decemb in the thirtieth yere of o' late Sov'eryne lady Queene Elizabeth then set downe and agreed upon, for the placinge and orderinge of the wyves of the Aldermen & Bayliffs of this towne, weh said order was by the whole Assemblie abovesaid confirmed and allowed of to be in force and good, And for y' Mr Darbie did then alledge y' his wyfe was formerly

² This would be about the lower end of Crosshall Street, abutting on Whitechapel, then a running stream.

¹ This consisted of a long beam poised upon a post in the middle, placed on the margin of a stream. A chair was suspended at one end, in which the culprit was secured, and let down under water three times successively, and then taken out.

wyfe unto one Mr Dixon deceassed, who was an alderman and had ben Maior of this towne and Auntcyent unto Mr Seacome (w^{ch} was well knowne to be true unto this Assemblie) and for y^t reason y^t she ought to have the place before Mrs Seacome; Therefore it is this day ordered and agreed by this said Assemblie (only Mr Edward Moore and Mr Richarde Moore dissentinge) y^t Mrs Darbie shall take her place as wyfe unto Mr Dixon (according to the true intent and meaninge of the said former order, as it is nowe conceaved and thought to be good by this Assemblie) who was Auntyent unto Mr Seacome. And that this order do stand in force, as form^r orders heretofore made by Assemblies in lyke man' have done.

"RICHARD MELLINGE Maior "(and others)."

Although Mrs Darbie came off victorious in this conflict of precedency, she had subjected herself to rebuke on a previous occasion.

1612, June 29th At a Port Moot Jury. "Item, wee p'sent Mrs Darbie for refusinge to come before Mr Maior's deputie, being divs tymes sent for by th' offic's."

In the margin is the following entry:—

"Note good reader, that this refusall was for that it was the Saboth daye, she came the Monday morninge, but was not respected."

Etiquette was also enjoined on the dignitaries of the borough.

1630, March 10th "John Williamson Maior.

Gowns to be worn.

"Whereas y' was form'ly ordered viz the twelfth day of Jany 1628 by a Jury of seaventeene men at a Sessions of the peace held before John Walker gent, then Maior, That the Ballives peeres should weare their gownes to the Church ev'y Sabbath Day, and w^{ch} order was afterwards confirmed by an Assembly. It is this day further confirmed and ordered that the said Ballives peeres shall were their gownes to Church ev'y Sabbath day both before noone and after, upon payne of such fyne as is form'ly in the said order menconed to bee inflicted upon such as make default."

Sunday attendance. 1633, Nov 1st "Item it is agreed that the Ballive's peares shall ev'y Saboth day both forenoone and after attend Mr Maior from his howse to the Church and should home againe in their gownes, upon paine of vjd for ev'y default, to bee levyed to the use of the pore of this towne."

Fairs.

The time of the fair, St. Martin's day, November 11th, and the week following, was a period of considerable festivity.

Down to the middle of the eighteenth century it was the custom, at the opening of the fair, for the Mayor, Aldermen and Councillors, with their ladies, to walk in procession, with a band of music, from the Town Hall along Dale Street, where they passed round a large stone in the pavement, thence round another similar stone in the middle of Castle Street (still existing), and back to the Town Hall, where they dined.

The payment for this banquet was the cause of some difference between the Mayor and Bailiffs.

1621, Octr 25th Oliv Fairhurst gent, Maior. At an Assemblie &c. Banquet at "Whereas it is in question this day betweene Mr Maior that nowe is, and the Fair. Richard Barraclough and John Chauntrell Bayliffs of the towne, concerninge the payinge for of the Bankett in the Towne hall at the faiers; It is this day agreed upon and p'ven y' if the Maior for the tyme beinge shall herafter at the two faier tymes, keepe his bankett in the Comon Hall, then the Bayliffs are to beare the one half of it, and soe to contribute betwixt them wth Mr Maior."

Slandering the Mayor and Aldermen was severely punished.

1629 Octr 29 Robt Williamson gen. Maior. Sessio pacis.
"Item, wee p'sent Will'm Bryanson for sayinge, it is ordinary to bee Slanderers Maior and Ballives of this towne one yere, and Banckroupts the next yere punished. after."

1630, July 15th At an Assembly &c "It was ordered and agreed upon, Nicolson for that it appeared by a p'sentment, that Edwd Nicolson had by base fined. speeches abused Mr Maior and all his officers, And for yt there was noe ancyent order set downe for the fineinge of any for abuseinge the sd Mr Maior, It was therefore ordered and agreed upon by the wholle Assembly that for y' offence the said Nicolson should pay for his fine five pounds. And that for ev' hereafter whosoev' shall offend in the like, vizt to abuse or disgrace, any Maior for the time beinge, by any words or deeds, and bee thereof lawfully convicted, shall forfeit and bee fined at vii for ev'y offence o'v' and above such imprisonm' as the said Maior shall inflict upon any such offender."

1630, Feby 3rd John Williamson gen. Maior.

"At an Assembly &c Yt was ordered and concluded upon, that Valentine whereas Mr Valentine hath abused Mr Maior now beinge, and the other prosecuted. gentⁿ form'ly Maiors of this towne, for w^{ch} Mr Maior is resolved to bind him before the Judge of Assizes to answere his contempt; That the wholle towne shalbee att and beare the chardge of p'secutinge the lawe against him, and that the same shalbee taken out of the townstock."

1650 Nov 4th James Williamson gen. Maior. At a Port Moot &c "Wee p'sent John Lurting for abusing Mr Presentments. Thomas Tarleton Ald' in calleing him a cheating rogue."

¹ John Lurting was Bailiff in 1653. ² Thomas Tarleton was Mayor in 1647-8.

"Item, wee p'sent Rob' Sympson for abusing Ball' John Higinson, a Bailivee's Peere of this Burrow in saying in open Markett, hee was an idle fellow, and blamed this towne for ellecting him Baylive—amerced in

ij⁵, vjd."

Mee.

Massam.

Prescott.

1651, Mar 31st At a Port Moot, &c "Wee p'sent Will" Mee of the Lowe, butcher, for that the said Will^m Mee did utter these words, vid^{lt} publicklie curse and say, in open Court, 'The Divell goe with you all.' pointing at the Jurie, 'and all your accons'—amerced in xxxiijs iiijd."

"Item, Wee p'sent the said William Mee for saying and curseing in open Court, pointing his finger towards Mr Maior and the Jurie, 'If such men as those can give anie judgment, the Divell goe with you, and all the

acts that you have done.' Amerced in vi."

1639 July 22nd Ino Williamson gen. Maior.

At a Port Moot Jury. "Item, we present Raph Massam 1 for not attendinge Mr Maior att Midsom' accordinge to the use and custome of this towne, and for refusinge to continewe in his place in Church, accordinge to an order thereof made."

"Item of George Presscott for abuseinge Mr Maior the 13th day of June last past in wishinge him hanged, and the first or second day of July last for useinge very opprobrious and base speeches sayinge a f-t for Mr Maior, the Aldermen and Baliffes and all the towne.'

"Item of the same George Prescott, for the like speeches spoken before

Mr Eccleston." 2

Many of the Port Moot presentations are curious, and appear to be applicable to all sorts of things without restriction.

Port Moot presentments. Rose.

1624, Octr 25th Richard Rose gen. Maior At a Port Moot Jury &c. "Wee p'sent Richard Rose now Maior for keepinge his swyne unringed."

Brookbank.

"We p'sent Thomas Brookbank for givinge unreverend speeches unto Mester John Will'mson late Maior in the tyme of his Maioraltie."

Gardner.

"We p'sent Hugh Gardn' for disclosinge the secretts of the Jurors at the last Cort of Passage, he being one of the Jury himselfe."

Houghton,

1629 Decr 2 "Wee p'sent Hugh Houghton for a tusle upon Mr Ballive Chantrell, and Mr Ballive Bixteth."

Ireland.

1638, Octr 22nd "Wee p'sent Emline Ireland, Jane Ireland and Elizabeth Ireland for tusling and scolding one uppon another on the Sabboth day."

1642, Jan. 10th "Wee p'sent Jane Ireland for being druncke, and curseing Henr' Anderton's daught dyvis markett dayes.

Kenion.

"Wee p' sent Richard Kenion for abuseing Mr Maior and saying, 'the devill raise him.'

Williamson.

"Wee p'sent Margerie Williamson for curseing and wishing that Thomas Ayndoe 4 and his wife might have the same end that her husband had.

¹ Mayor in 1652. ² Mayor in 1637. 8 Bailiff in 1626. 4 Mayor in 1655.

"Wee p'sent Robt Lurting 1 for saying to Mr Baylie Wood 'It was Lurting basely done of him.'

"Wee p'sent Mr John Mannwarring for abuseing Mr Maior and the Mannwarring.

Ballives, goeing upon the king's service.

"Wee p'sent the said Mr Mannwarring for abuseing and infringeing the lib'ties & privileges of this towne."

This Manwarring seems to have been a "mauvais sujet," for on the 27th of the following June we find his name again introduced.

"Wee p'sent John Manwarring' for tusle upon Thomas Sefton, amerced in iijs iiijsd.

"Item wee p'sent the sd John Manwarring for calleing Ballive Wood rogue, and other opprobrious speeches, and for rescueing the body of Henry Haskaine from ye new Ballives when they wold have taken him before ye Maior.

"Item we p'sent John Manwarring for abuseing the fast, and saying these words, That if the king had comanded a fast hee wold then have kept it, but because a compane of puritanicall fellowes had appoynted it, hee wold keepe none, nor cared not a f—'t for it, wth dyvts other revyleing speeches and especially agt the minister.

"Wee p'sent Henry Robinson for discloseing the seacretts of this Robinson.

towne."

Workmen, servants and apprentices were dealt with in a Workmen.

Servants and Apprentices.

Apprentices.

1616 Octr 31st "Wee doe agree that noe artifisser shall receive any journeyman to work before he make Mr Maior acquainted, if hee bee a stranger."

1611 Octr 21st "Wee doe agree that if any man's or woman's s^rvants, jornemen, or apprentize, be taken walkinge abroad or drinkeinge or in any other idle occacon after ix o'clock at night, except it be about his said M^{rs}, Mistres, or dame's busines, or of other lawfull occacons, he shall pay xii pence for ev'y such offence, or be imp'soned during Mr Maior's pleasure."

1630 Jany 11. "Wee p'sent Hugh Houghton for harbouringe mens servants and for keepeinge a suspected bawdy house."

1641 Octr 25th "Wee doe order that noe man's s'vant or prentice shalbe found walking in the streets aft^r nyne of y^e Clocke at night, unlesse upon his Master's busines."

There are repeated entries enforcing the regular ringing Curfew Bell. of the curfew bell.

1624, Octr 25th "We agree to have Corfewe runge according to former

1638, Octr 22nd "We agree that from this time Corphew shalbe rung

as formerly."

1641 Octr 25th "Wee doe ord" that the Sexton shall ring curfue at 8t of the clocke at night, and 4^r of clocke in the morning, from All Saints day

till Candlemas next following, and to keepe dogs out of Church."

Bellman.

1629 Octr 25th "Wee agree to have a Bellman to goe about the towne at tenn of the clock at night and fouer in the morninge to give warninge to looke to there fires and lockeinge there dores, and acquainte them with the wynd and wether, and that hee shall have the wages ev'y vere, that form'ly the Waite hath done."

Swineherd.

The swineherd was an important public functionary.

1612 Octr 18th At an Assembly &c "it was agreed that ther shalbe a comon Sweanheard for the keepinge of the swyne of the said towne."

1646, June 8th Thomas Blackmore gen. Maior.

Swine.

At an Assembly &c. "Whereas it is conceaved and thought fitt that ther shalbe a Sheppard and a Swynheard be the keepinge of sheepe upon the Comon, and to looke to the swyne all the day long from trespassing about the towne, It is therefore ordred that John Boulton and William Johnson's sonne shall be Swinheards, and shall receave for ev'ie swyne of the owners thereof 4d a peece according to the numbr they constantly keepe, and to pay halfe their wages in hand. And whosoever shall wilfully or negligently oppose this order in not puting forth their swyne when ye horne blowes, shall forfait 4d for everie default, to be levied imediatly by the Ballives for the tyme being, to be imployed for ye towne's uses, and this to continue everie yeare from the tyme of seedeing till the towne feild be inned."

Funerals.

With reference to funerals, the following order was adopted at the Port Moot :---

1617, Octr 30. "Wee doe agree that when it pleaseth God to call any neighbor to his mercie, that ev'ie neighbor dwellinge in the streete where the p'tie deceased did dwell that of ev'ie house one shall goe to accompany the Corpes to the Church, or els to pay vjd, to bee collected by the Maiors appointment."

Pastimes.

Mention is occasionally made of the pastimes of the period.

1628, June 30th "We p'sent John Wright for playinge at Cailes upon the Sabbath day at devine service time."

This seems to have been identical with the modern quoits.

Bows and arrows were still kept up as a national weapon. Archery.

1629, Octr 29 "Wee doe order that the Ballives nowe beinge shall cause one paire of Shooting Butts to be made in the most convenient place thought fitt betwixt this and this day fortnight."

1637, April 30th "Wee doe order that everie freeman within this towne shall provide bow and arrowes betweene this day and the first of

August next."

1637, July 3rd "Wee doe order that the Shooteing Butts shalbe Shooting repayred at or before St James's day next."

We lament at the present day the prevalence of drunken-Alehouses. ness and the large number of public-houses, but the evil seems to have been much greater in the middle of the seventeenth century. From a presentment of 1646, April 20, there is enumerated a list of 65 unlicensed ale-houses, in a population of certainly not more than 3,000.



CHAPTER IV.

FROM THE RESTORATION TO THE END OF THE SEVENTEENTH CENTURY.

THE period now entered upon was the turning point in the

Mediæval Period.

history of Liverpool. Up to this time the town had slumbered on for many ages, a petty resort of mediæval traffic, far away from the then centres of English manufactures in the eastern and south-western counties. The population of Lancashire was sparse and poor. The wars of the Roses, in the fifteenth century, had inflicted dire disaster on the district, and the troubles and agitation of the sixteenth century had brought the town to the lowest point of depression about the accession It must be said, however, that the worthy of Elizabeth. 16th Century. burgesses never lost heart. The records of the sixteenth century breathe a decidedly cheerful tone. The Corporation were always ready to stand up for their rights with true English courage and pluck. But the town and its population had not increased. The four streets radiating from the High Cross contained nearly all the inhabitants, who, at the beginning of the seventeenth century, could not have exceeded a thousand in number. They had been decimated by the plague several times in the course of the sixteenth century.

That some revival took place in the first half of the seventeenth century is pretty certain, though we have no distinct evidence of it in the town's records.

Revival.

East India Trade.

The commencement of trade with the East Indies, though no part of it reached Liverpool, could not but have the effect of stimulating industry in general. The woollen manufactures began to develop largely in the West Riding. The textile fabrics of Manchester were pushing themselves into notice. Manchester Lewis Roberts, in "The Treasure of Traffic," published in 1641, says:-" The town of Manchester, in Lancashire, must be also remembered, and worthily, for their encouragement be commended, who buy the yarn of the Irish in great quantity, Irish Yarn. and weaving it, return the same again into Ireland to sell. Neither doth their industry rest here, for they buy cotton-wool in London that comes first from Cyprus and Smyrna, and at home work the same, and perfect it into fustians, vermillions, dimities, and other such stuffs, and then return it to London, where the same is vented and sold, and not seldom sent into foreign parts." The Irish portion of this trade, almost of necessity, passed through Liverpool, and no doubt many of the Manchester manufactures were exported through the same channel to France, Spain and Portugal.

The Civil War, 1642-9, checked for a time this progressive Check from improvement, but immediately after the Restoration the tide set in with considerable force. The extracts given below sufficiently indicate this advance, which quadrupled the population in less than half a century, and has gone forward in an ever-increasing ratio to the present time.

MUNICIPAL AFFAIRS.

After the passing of the Test and Corporations Act in 1662.

1662, Commissioners were sent down by Government to Commissioners.

enforce its provisions. They lost no time in issuing the following mandate:—

"A Coppy of the Orders and proceedings of the Comrs for regulating Corporacons, made touching this Corporacon 10th Novembris 1662.

"Com. Lanc, Liverpoole Nov 10th 1662.

Proceedings.

Removal of Aldermen.

" Declared by the Comrs in pursuance of the Act of 13th Caroli 2 intituled an Act for the well governing and regulating of Corporacons for the County Palatine of Lancaster, That Thomas Blackmore, Thomas Williamson, Ralph Massam, Edward Williamson, Gilbert Formby and Richard Percivall who have refused to take and subscribe the Declaracon in the sayd Act, being thereunto required be (ipso facto) removed and displaced of and from the offices and places of Aldermen, and all other their office of Magistracy, or places, or trusts, or other imploy relating to, or concerning the govern of the sayd respective Corporacon, And that the sayd offices, and places of Aldermen and all other theire offices of Magistracy, or places, or trusts, or other imploym's relating to, or concerning the governmt of the sayd respective Corporacon are herby declared and adjudged to be void to all intents and purposes, as if the sayd respective persons who refused were naturally dead. be it further ordered, adjudged and declared, That Thomas Weaver, John Chandler, John Sturzaker, Thomas Story, Peter Lurting, Raph Mercer, bee and are herby nominated, constituted, and appointed, to be Aldermen in the places of the p'sons above named."

Oaths to be

"Ordered by the Comrs aforesayd That all such Officers, Majestrates, Aldermen and Comon Councill men as are now ellected, constituted, and appointed, and by reason of theire absence cold not now take theire oathes, and subscribe the declaracon in the sayd Act menconed, be referred to take the said oathes and subscribe the sayd declaracon, before any three of the Comrs, who are desired to take the same whin ye tyme limitted by the said Act.

" (Signed)

"W STANLEY Maior and seven others."

Councillors removed.

"Declared by the Com" aforesaid, that Thomas Sandiford, Thomas Asbrooke, Edmund Leivesley, John Pemberton, William Blackmore, Evan Marsh, and John Thompson, who have refused to take and subscribe the declaracon in the sayd Act being thereunto required, bee (ipso facto) removed and displaced from the offices and places of Comon Councell men, and all other theire office or offices of Magistracy or places or trusts or other imploym relateing to or concerning the Governm of the sayd respective Corporacon, And that the said offices and places of Comon Councell men, and all other theire offices of Magistracy or places or trusts or other imploym, relating to or concerning the governm of the said respective Corporacon, are herby declared and adjudged to be void, to all

¹ These six gentlemen had all in turn occupied the civic chair during the Commonwealth.

intents and purposes as if the sayd respective p'sons who refused were naturally dead.

"And it is further declared that ye p'sons whose names are herupon Councillors endorsed, and who have taken ye said oathes of obedience & supremacy retained. and ye sd other oath, and subscribed ye Declaration in ye sd Act menconed (except John Winstanley who by a p'ticular order is disabled) shall hold and enjoy and be vested in ye sayd places and offices of Comon Councell men according to ye said Act."

So far the Commissioners. The Council then, on the same day, took up the subject. The record runs as follows:--

"Liverpoole Nov 10th 1662

"According to an Act entitled An Act for the well governing and Commissionregulating of Corporacons, made in the thirteenth yeare of the raigne of ers. King Charles ye seacond, wee the Comrs herafter named admistred the severall oathes in th' aforesaid Act menconed, and tooke the severall subscriptions to the declaracon in the Act conteyned, of the persons whose names hereafter followeth.

"I doe declare that I hold there lyes noe obligacon upon mee or any Declaration. other p'son from the oath comonly called the Solemne League and Covenant. And that the same was in it selfe an unlawfull oath and imposed upon the subjects of this Realme agt the knowne lawes and lib'ties of the kingdome.

- "W STANLEY, Maior
- "WM KITCHEN Balyfes WM GARDNER BALYFES
- " JOHN ENTWISLE Recorder
- " Eight Aldermen and

" 24 Councillors."

Then follow the signatures of eight Royal Commissioners. Some of the Aldermen were not so compliant, as appears by the following entry of the same date:—

1664.

"Thomas Blackmore, Thomas Williamson, Ralph Massam, Edward Williamson, Gilbert Formby and Ed. Percival ordered to be discharged from their offices as Aldermen of the town for refusing to subscribe to the declaration contained in the Act 13 Charles II., for the well governing of Corporations."

1664 June 27th "These men following vizt voted to be of the Councell, Captⁿ Edw^d Tarleton, Mr Tho. Christian, Tho. Birch, Tho. Bridge, Will^m Eccleston. All but Mr Christian sworne and subscribed their renuncacon of the Covenant.

Robert Fleetwood also then voted to be of the Councell, and afterwards

being sumoned to take the oathes by law in such case p'scribed, declared his unwillingness to take on him that charge."

Thomas Birch, mentioned above, had no such scruples. He had been colonel in the Parliamentary army, and governor of the town, 1644-5. He represented the borough in Parliament from 1649 to the Restoration, when he settled in Liverpool, and died in 1678.

Thomas Blackmore, who was expelled for refusing to subscribe the declaration, was member for the borough during Cromwell's last Parliament.

Town Clerk removed.

Blundell appointed.

"Ordered by the Com" for the well Governing and regulating of Corporacons in the County Palatine of Lanc. That John Winstanley be removed from being Towne Clerke or Comon Councell man. And that William Blundell of Liverpoole be declared Towne Clerke in his place, the Com" unanimously deeming it expedient for ye publique safty and encouragm of loyalty.

"Given und our hands and seales the day and yeare above written."

Signed by 6 Commissioners.

This proceeding is singular, as Winstanley, the Town Clerk, had signed the declaration and taken the oath.

Outside Burgesses admitted. 1662, Nov. 24. A list is given of thirty-eight names of persons admitted as burgesses from outside, principally gentlemen of landed estate, amongst whom are—

"Sir Roger Bradshaigh of Haigh Hall,

"Townley of Townley,

"Eccleston of Eccleston,

"Leigh of Lyne,
"Woolfall of Woolfall,

"Brettergh of Brettergh,

"GERARD of Bryn,

"FAZAKERLY of Spellow House,

"Norris of West Derby,

"TURNER of Preston."

1663. Levy. 1663, July 13. At an Assembly, &c.—"It is ordered that ye some of twenty pounds shall be forthwth taxed and assessed by the marchant apprizers upon ye inhabitants of this towne and burrough, and collected, levied, and gathered by the baylifes of ye same, for ye necessary use and disbursemts of the sd towne."

The following significant notice is entered under the same date:—

"Upon reading a letter from Mr. John Case, certifying that Writts of Quo Quo Warranto are to be issued forth to all Corporacons. It is ordered Warranto that a letter be forthwth sent to y^e said Mr. Case for his further advice, and touching the renuing of the towne's charter."

"1664, Jany 28th Peter Lurting Gen. Maior.

"At an Assembly &c. Whereas William Blundell of Prescott gent. was by the Comrs for regulating Corporacons chosen Towne Clerke, in the room of Mr John Winstanley, who was removed by the said Comrs; And whereas the said Wm Blundell now livinge in Prescott, cannot answeare Blundell the full service belonginge to the office of Town Clerke in regard of such resigns. his remoteness; and hath therefore very freely resigned; now upon proposall of the eleccon of another Clerke in the roome of the said Wm Blundell, Itt is upon good & mature delib'acon this day ordered concluded and agreed upon by the wor'll Mr Maior, the Aldermen, Baylives & the rest of the Comon Counsell now here in the Town Hall assembled, that Samuel Fazakerley of this towne gent. shall be Town Clerke in the Fazakerly room & stead of the said Wm Blundell; and the said Mr Maior, Aldermen, appointed. Balives & Comon Councel men, doe constitute elect and choose the said Samuell Fazakerley Town Clerke in the room & place of the said Wm Blundell, to doe, execute and p'forme the said office, & to receive & take the fees due and belonginge to the said office. Hee the said Samuel Fazakerley paying yearly for the said office the sume of five Pounds, soe long as he shall continue in the said office, or untill furth ord'r."

In 1663, a bill was introduced into Parliament for the Navigation improvement of the navigation of the Mersey and the Weaver. Bill opposed. This bill met with the most strenuous opposition on the part of the Liverpool Corporation, and was for the time defeated. Thirty years afterwards, mainly through the efforts of Mr. Thomas Patten, of Bank Hall, Warrington, the improvement of the upper course of the Mersey was effected. That of the Weaver was postponed until the next century.

The following entry relates to this subject:—

1664 Feby 25th Att an Assembly &c. "It is ordered and thought 1664 meet, that Mr Maior wth some others as he shall think fitt, shall treat wth Costs. Capt. John Case touching his demand of costs expended by him in defending against the Bill brought in for making navigable the rivers of Mersey and Weaver; and to allow him what Mr Maior and his said assistants shall think meet."

Lighthouses opposed.

The erection of lighthouses on the coast met with similar opposition. In 1664 a bill was brought into Parliament for building a lighthouse somewhere near the mouth of the Mersey. This was sent down to the Council by Sir Gilbert Ireland, one of the Members, whereon the following entry was passed:—

1664 June 27th Att an Assemblie &c "It is ordered that a Peticon be framed in the name of the Merchants, Owners of Shipps, and Seamen of this burrough, to oppose a Bill intended to be exhibited in the next P'liam', a draught or copie whereof is sent to us by o' worthie and hono'ble Member and burges in P'liam' for this Corporacon, S' Gilb' Ireland, & now read unto us, being for the p'tended erecting & setting up of lighthouses whin the range of the redd Channell, to testify our utter dislike thereof, and disowninge anie of oure consent thereunto, as in the same draught is pretended untruely."

Port defined.

The port of Liverpool was held from its origin to include both shores of the Mersey. This was frequently disputed by the citizens of Chester, but on all occasions stoutly maintained by the Corporation of Liverpool.¹

Wirral side

1664 Feby 18 "It is ordered that upon landing of anie cattle or other goods on Worrall Side ov' against & within the lib'ties of this port, the Water Baylive for the tyme being shall distreyne anie the said goodes, cattells or merchandizes for the usuall customes due to this towne, and for such distresse shall be indemnified."

Boundaries of In 1671 a record is entered of the boundaries of the Borough, which appear identical with a similar entry in 1541.

"The perambulacon is from the Water Street end to Beeton guttar on the north of Liverpoole; hence to the Grove and the Meyre stone in Mr Moore's meadow, thence to Kirkdall lane to the Meyre stone there over against the Beakon; thence to a Meyre stone in Syres ditch adjoining the Breck; thence through the several fields to Liverpoole Comon, and soe after the Comon side to the Meyre stone at Johnson's field end on the east side of the towne, and soe up the guttar or valley to the Moss lake to a place called Hollin hedge, and thence straight to the Park wall, and all along the Park wall and through two crofts to Booth's Mill, and soe to the sea side, and all along the sea side over the Poole, and thence along the sea side to Water street end."

"Our liberty at sea to arrest within the flood mark is on both sides the Flood mark. river of Mersey, as far upward as the same flowes, with custome or toll on either side the river, with other usuall priviledges of the river."

The records of the Liverpool Corporation during the reigns of Charles II. and James II. are so full of interesting matter illustrative of the Corporate constitution, and of the relations between the Crown and the Municipalities, that they are worth extracting at some length.

The charter of Charles I. was liberal in its constitution, Constitution vesting all power in the burgesses at large. The Council of Council. had become gradually self-elected, and usurped the entire control over the town's affairs. This naturally created considerable discontent, which was increased when the Test and Corporation Act was passed in 1661, and six of the aldermen were excluded from office for refusing to take the oaths. The party in power, therefore, lost no time in the endeavour to get a renewal of the charter, which should change the constitution, and legalise their usurped power.

1664, May 10th. At a meeting of the Mayor, Aldermen, and Council. Renewal of "It is ordered and thought fitt, that our Charter be reneued wth what Charter. possible speed may bee, and likewise that all endeavor shall bee made that may bee, to make this an absolute free port. It is also ordered that a leye of foure score pounds shall be forthwth taxed and assessed within this Burrough towards the defrayeing of the charge of the p'secuting thereof."

Some hesitation, however, took place, for on the 6th October following, the execution of this order was suspended till further notice, and the matter slept for three years.

In 1666, Charles Earl of Derby was elected Mayor, and on the 20th June, 1667, the following resolution was passed:—

1667.

"Itt is thought fitt and ordered, That if it please God to grant us peace Proceedings. and settlement in this kingdom, that in returne of the right honoble the Earle of Derbie, his gracious offers of favor to this towne, applicacon shall be made to his Lopp by the Aldermen of this towne, to acquaint his honor of the freedome of this Assembly to have theire Charter renued in his Lopps

Maioralty, if it please God wee shall have peace in this kingdome. And such of this burrough as his Lopp shall direct, may make application to Counsell in ordr thereunto, if it to his Lopp may seeme meet."

1667 On the 10th of the following October

Earl of Derby.

"It is ordered by the Assembly That upon consideracon of the right honoble the Earle of Darby our most noble Maior his gracious late favors & incouragemt to us members of this burrough Corporate, we are unanimously resolved & doe make it our desire That all suitable & convenient preparacon shall be forthwth made, in order to renuinge of our Charter of Liv'poole. And the rather that some p'ceeding as the short tyme may p'mitt, may be done in his Lopps Maioralty. And that his Lopp shall be recorded in our great Booke of Records, as the principall promoter thereof."

Nothing, however, came of this.

Sir Gilbert Ireland. 1667 Nov^r 10th At an Assembly &c. "It is ordered that S^r Gilbert Ireland, one of the Burgesses in P'liam^t for this towne, and John Entwisle Esq Recorder of the same, be wth as much speed as may be, consulted wth, in ord^r to renuinge of our Charter & adviseinge us in the method & preparacon thereunto."

It is also ordered at the same Assembly

"That Mr James Jerrom shall be entrusted as principall Agent to solicit and undertake the renuinge of our Charter, wh what convenient expedicon may be, And from tyme to tyme to receive & observe our advice and direction in reference thereunto, And what he shall dispend therein, to be paid out of the Treasurie of this towne."

Whilst this was going forward, complaints were made that the Test Act had not been carried out with sufficient rigour, and the following proclamation was issued:—

1668, Proclamation as to Test Act.

- 1668 "Thomas Lord Colchester, Maior
 - "Copie of a lee from the Lords of
 - "His Mats Privie Counsell

"After our hearty commendacons, His Ma^{ty} havinge received frequent informacon from severall parts of this kingdome That divers persons formerly displased by y^e Com^{ts} authorised for regulatinge Corporacons, in pursuance of an Acte of Parliam^t, and others, doe without takinge y^e oath and declaracon appointed by the statute of the 13th of his Ma^{tys} Raigne, endeavour to be ellected and readmitted into the sev'all offices of Mayors,

¹ Thomas Lord Colchester was the eldest son of Earl Rivers, and married to a daughter of the Earl of Derby.

Bayliffs, Sherriffs, Aldermen, Towne Clearks, and other offices, in the respective Cytyes and Boroughs of this Kingdome, with dessire as may be justly apprehended, to disturb the peace and happines of his Matys Governmt. His Maty thereupon hath comanded us to pray and require you to signifie his pleasure unto the Mayor, Bayliffe and Aldermen and other officers of all and every Citty and town Corporate within ye County Pallatine of Lancaster; That they doe not henceforward admitt any p'son or p'sons into any office w'soever in any of theire Corporacons but accordinge to the rules p'scribed by the Acte of Parliamt. And soe not doubtinge of yor care herein wee bid you heartily farewell;

"From ye Court of Whitehall ye 22nd day of September 1668

"Yor ever lovinge Freinds

- "GILBERT CANT (Archbishop of Canterbury)
- "CRAVEN (Earl)
- "ORMOND (Duke)
- "BATH (Marquis)
- "Humph. London. (Bishop)
- "Lauderdaill (Earl)
- "MIDLETON (Lord)
- "ARLINGTON (Lord)
 - "and others."

In 1669, the election of Mr. Thomas Bicksteth as Mayor was objected to on information to the Privy Council. His Mayor's election name is not found amongst those who took the test in 1662. disputed.

The following entry appears under date November 30th, 1669:---

"Att an Assembly &c. Whereas we have recd l'res from our Burgesses and Col. John Birch a member of Parliamt & others, of compliage us to his May & Counsell concerninge our late election of Mr Thomas Bickesteth our Maior, it is ordered that it shall be lawfull to & for the sd Mr Bicksteth or Maior at all tymes hereafter during the tyme of his Maioralty for quieting of the sd complts in reference to the sd election or any other concerne of this towne, to ymploy & order Solicitors as he shall see meet in defence of the said matters, or any other matt now stirred up, or hereafter to be stirred up in reference to the said election or other concerne of this towne, & all charges therein expended by order of the Mr Maior shall be paid out Payment of of the towne's treasury. And whereas letters are frequent to Mr Maior costs. from our burgesses & Mr Birch & others in reference to the towne's concerne, we to answer and make returne to, wee doe further ordr that the said Mr Maior may answer the same as he shall from tyme to tyme think meet, taking to his assistance some such of the Counsell as he shall think fitt, being foure at the least whout calling a full assembly. And wee doe hereby ratify & allow what they shall act in reference thereto."

Signed by Thomas Bickesteth and 23 others.

The oaths continued to present considerable difficulty. 1671, November 7th.

1671. Recusants

"Whereas at the last court of elecon of Maior and other officers in this Corporacon viz' upon St Luke's day last, a fine of thirty pounds was imposed by Mr Thomas Johnson then Maior, and the Aldermen then present, upon Peter Atherton a member of the same Corporacon for refuseing to take upon him the office of Baylive of the same, and to take the oaths and make the subcrippcon as by the lawes in that case is appointed; upon his the said Peter Atherton's submission to the now Maior & Aldermen, and his promise willingly hereafter to take upon him that office when he shall bee next lawfully elected, twenty pounds, part of the said fine is hereby remitted."

Party spirit ran very high, and severe measures were occasionally adopted.

Remonstrances suppressed.

"1672 Octr 28th At an Assembly before Silvester Richmond Esq Maior. It is ordered that if any member of this Assembly have contrived, consented or shall consent to, or subscribe a pap or libell now brought into this Councell & read publickly, pretending itselfe to be a remonstrance agt some pretended grievances, the same papt being of itselfe very scandelous & of bad consequence, imposing an unjust ympeachmt upon the late Magistrates & Govern's of this towne; It is ordered that every or any such member of this Assembly that shall be found to have bin consenting, privie or subscribing to the same libell, such member shall be from henceforth deposed & degraded from his trust or place of a Comon Councell man. And likewise if any member of this Councell shall at any tyme hereafter be convict, or found by strong presumption & direct or circumstantial proofe, to discover or disclose any part of the acts or things here done in Counsell, till a due publication shall be thereof made, such member so discloseing any of the secretts of this Councell to any who are not of this Assembly, shall after such proofe made agt him shall likewise from thenceforth be deposed & degraded from having any vote or place in this Assembly, and be subject to such fine or penaltie as shall be ymposed upon him for such defalt. And the fine is now imposed, vizt forty pounds upon every Alderman & twenty pounds upon every other member of this Assembly disclosing unduly any secretts of this Councell.

Disclosures punished.

"(Signed) S RICHMOND Maior "& 29 others."

At the election of Mayor on St. Luke's day, 1673, a rather serious *émeute* took place. It is thus recorded:—

1678. 1673 Octr 18th "Whereas on Saturday the eighteenth day of this Election Riot.

¹ Peter Atherton was elected Bailiff the following year.

instant October in the Comon Hall of the Burrough & Corporation of Liverpoole, the Maior, Baylives and Burgesses of the said burrough were assembled together to make an election of a Major for the succeeding yeare according to the charter & custome of the said Corporacon, and Mr James Jerrom was then & there duely elected & chosen Maior of the said Corporacon for the ensuinge yeare, and declared publickly in open Court by Mr Silvester Richmond present Maior to be soe according to custome of the said burrough; whereupon the said Court was adjourned & all p'sons there assembled discharg'd by proclamation from any further attendance; Nevertheles Richard Lurting, Thomas Stockley, Joshua Cubban & Edward Litherland wth sev'all others unknowne, in disturbance of the publick peace & contrary to theire respective oathes and duties of freemen of the said Corporacon, in affront to the authority of the said Mr Richmond then Major for the tyme being, did riotously unite & assemble themselves in the said Comon Hall; And refused to suffer the said Maior, having comanded the Serjeant wth his Mace to goe before him, to passe out of the said hall three severall tymes, and constrayned him so often to returne to his place, not whout some violence offered to his p'son; and kept him under theire restraint by the space of two houres, and untill he Mayor in was inforced to call for ayd of some of his officers wthout, wth theire hal-durance. berds to inlarge and secure his person, & severall other of the Aldermen, the Baylives & other of the Comon Councell men then present wth him in the said Comon hall, and the said Richard Lurting and the other parties being duely sumoned to appeare before us, have shewed no reasonable cause why they have soe done. It is therefore ordered by the said Major & Comon Councell that the said parties shall hereby bee from henceforth disfranchized of & from theire freedomes & liberties of the said Corporacon Rioters and burrough, and are hereby declared to be disabled to exercise the disfranchised. facultie of freemen win the said burrough and Corporacon. warrants of good behaviour be yssued forth by the said Mr Maior against the p'sons whose names are indorsed on the present folio for the misdemeanors & offences comitted by them the same day upon the said election. Witness our hands put the aforesaid twentieth day of October 1673

"S. RICHMOND, Maior "and 30 others."

Twenty-six persons were included in this indictment. Whilst the two parties were struggling for ascendency, freemen were sometimes admitted irregularly.

1676, Octr 23rd Robert Williamson, Mariner, Mayor. At a Portmoot. "Resolved upon the question That by the ancient custome and usage of this Corporation, the Maior for the tyme being Illegal without his Baylives, major part of the Aldermen and Town Clark being Freemen. present ought not to administer the oath of a freeman to any person to

the intent to admitt a freeman of this Corporation without special order of the Counsell for that purpose."

Repudiated.

1676 Novr 1st "Resolved upon the Question That all those who within three dayes before the election of the present Maior were irregularly brought in to be sworne freemen of this Corporation, there not being any order of Councell to enable the doing thereof, shall not be deemed freemen duely elected of this Corporation, nor shall be enrolled by the Town Clark in the roll of freemen."

Aldermen rebuked.

"Resolved upon the question That Ald Thomas Andoe Ald Peter Lurting, and Ald Thomas Johnson who introduced and promoted the aforesaid persons to bee irregularly admitted to take the oaths of freemen of this Corporation, are guilty of a breach of trust, and have acted contrary to their duty expressed in the oaths of a freeman for preservation of the ancient custome of this Corporation."

During these dissensions the records of the Corporation had been tampered with, as appears from the following resolution of the same date (November 1st, 1676):—

Records mutilated. "Resolved upon the question, That the rending, cutting or pulling out, of leavs and pages out of the ancient books of records of this towne, where any interest of some perticular persons who have formerly bin Maiors of this towne are touched or concerned, gives this Corporation a caution not to give the power of it to any of their heyrs or assignes to doe the like, and that it will not be safe for this Corporation to lodg the ancient books of record in the hands of those which clayme under such person."

Objections to Elections.

"Resolved upon the question. That any person who hath bin declared incapable to serve the Kings Mat' in the office of Justice of Peace for the County of Lancaster ought not to be admitted or exercise the office of Chiefe Magistrate or other publick office of trust of or for this Corporation."

New Charter.

The new charter was at length obtained, bearing date July 8th, 1677. In the subsequent charter of 1695, this is referred to as obtained by

Changes.

"a few of the burgesses by a combination among themselves without the assent of the greater part of the burgesses, and without a surrender of the previous charter or any judgment of Quo Warranto or otherwise given against the same, in which sundry changes were designed to be made in the government of the said town, which said alterations have caused many differences and doubts concerning the liberties, franchises and customs of the said town."

Considerable dissatisfaction was manifested in carrying into effect the terms of the charter.

"1677 Octr 31st William Richard George, Earl of Derby Mayor. 1677. At an Assembly &c

"Alderman Peter Lurting being required to take the oath of a Comon Refusals to Councellman, according to the new charter, late granted by his Maj^{ty}, take oathdesires to be excused in regard of his age.

"Alderman Thomas Johnson being alsoe required to take the oath, Johnson. answers, he'el take noe more oaths unles to be elected to some new office, and denies to take the oath of a Comon Councellman pursuant to the said new charter.

"Mr Thomas Preeson one of the Comon Councell, and one nominated Preeson in the new charter, being an aged and infirm person, and publickly haveing declared in Councell his inability to attend that office, and prayed thereof to be discharged, is therefore from henceforth now discharged.

"Alderman Thomas Andoe one of the Comon Councell members Andoe. nominated in the last charter granted to this Corporation, this day publickly and voluntarily declares that tho' he was sumoned, hee himselfe not concern'd in the Councell, and denies to take any the oaths appointed by Act of Parliam' by persons of publick office or trust, and more p'ticularly the oath of a Comon Councell man. And therefore it is conceived by this Assembly that the said Mr Andoe hath voluntarily discharged Discharges. himselfe from the office of a Comon Councell man, and is hereby declared to be discharged from the same."

On St. Luke's day, 1679, Mr. Thomas Bicksteth overcame Bicksteth all his scruples. It is recorded under this date—

"Thomas Bicksteth eldest alderman tooke all the oathes by lawe required, and made subscription & sworne Justice of ye peace for ye Corporacon."

The Government were not satisfied with the perfunctory manner in which the test oaths were administered, and in 1680 the following mandate was issued:—

"The Coppie of a L're from ye Privie Councell recd the 18th day of Aprill 1680.

1680. Mandate from Privy Council.

"After our heartie comendacons, Whereas by an Act made in ye 13th yeare of his Maties Reigne intituled an Act for ye well governinge & regulatinge of Corporacons' it is amongst other thinges enacted; Thatt all persons who upon ye 24th day of Decembr 1661 should bee Mayors, Aldermen, Recorders, Bailiffs, Towne Clerkes, Comon Councell men and other persons then bearinge any office of Magistracie or places of trust or other imploym relatinge to or concerninge the government of the respective Citties, Corporations and Burroughs and Cinque Ports and their members, and other port townes whin ye Kingdom of England, dominion of Wales,

Oaths.

and towne of Berwick upon Tweed, shall take the oathe of Allegiance and Supremacie, and likewise an oath declaring & believinge it unlawfull upon any p'tence whatsoever, to take Armes against the Kinge, and shall also publiquely subscribe a declaracon against the Solemn League and Covenant (the former of wch sd last mentioned oath and declaration are conteyned in the bodie of the said Act,) And whereas it is therein further enacted That noe person or persons shall for ever be placed or chosen in or to any of ye offices aforesaid that shall not within one yeare next before such election & choice have taken the Sacrament accordinge to the rites

Sacrament to be taken.

of ye Church of England, & shall likewise take the aforesaid three oathes. and subscribe ye said Declaration at ye same time that the oath for the due execution of the said places and offices respectivelie shalbee administered (It being provided by the said Act that everie person who shall be placed in any Corporation shall upon his admission take the oathes usuallye taken by members of such Corporacon). And in default thereof everie such placeing or election is thereby enacted and declared to bee void. And whereas it is further enacted by the sd statute That the sd three oathes and declaracon shalbee from time to time administred and

Administra-

tion of Oaths. tendred to such person and persons who by ye true meaninge of ye said Act, or any clause therein conteyned are to take the same by such person or persons respectivelye, who by the charters or usages of ye respective Citties, burroughs & Corporacons &c ought to administer the oath for the due executinge the said places or offices; or in default of such by two Justices of the peace of the said Citties, burroughs Corporacons &c if any such there bee, or otherwise by two Justices of the peace of the respective Counties where the sd Citties, Corporacons & burroughs are. whereas it is further enacted by the aforesaid statute yt the persons thereby authorized to administer the sd oathes and tender the sd declaration Entries to be shall cause Memorandums & entries to bee made of all oathes taken before them and subscriptions made as aforesaid, and deliver the same once a yeare to the respective Towne Clerkes or other Register or Clerke of the sd respective Citties, Corporacons, & burroughs &c, who shal cause the

made.

made.

respective Citties &c. Wherefore his Matie at this Board havinge taken into consideracon of what great importance it is to ye publicke peace of the Kingdome in generall, as well as to the orderlye and quiet government of each Cittie &c in particular, Wee doe in his Maties name hereby require you win all convenient speed to give an account to his Maio at this Board, whether the said Act hath beene duelye putt in execution from time to time within your burrough of Liverpoole. And whether memorandums or entries have been kept of the same, as by the sa Act is directed; And further, that you take effectuall care that all matters conteined in the said Act bee strictlye put in execution for the future in relation to the takinge of the Sacrament, and the oathes thereby required to bee taken & ye subscription of the Declaration, and the keeping of entries of the same; of we we expect a punctuall account and observance from you. And you

same to bee fairelee entred into the bookes and registers belonging to ye sa

are also carefullye to examine whether all such as have beene already chosen into any place or office of Magistracie, or trust, or other employment relatinge to or concerninge the government of your said burrough of Liverpoole have taken the Sacrament and the said oathes, and subscribed ye sd Declaracon as by the said Act is required and directed, And that if you find any who have failed therein, that you forthwith cause everie such person or persons to bee removed, accordinge to the direction of the said Defaulters to statute, whereby the election of any person not takinge the Sacrament be removed. and oathes as aforesaid, & subscribinge the declaracon is enacted and declared to be void. And you are likewise to returne ye names of all such Names to be p'sons who havinge accepted of any elections to ye places afores & have returned. not taken ye Sacrament & oathes & subscribed ye declaracon aforesd have yet prsumed to sitt or act in any of the sd places. And of all your p'ceedinges herein you are to give a just & true account to his Matie at this Board from time to time. And soe wee bidd you heartily farewell

"From the Court at Whitehall ye 26th daye of March 1680

"S GODOLPHIN BRIDGEWATER "Thos Doleman Bathe ANGLESEY T P S HYDE ALBEMARLE ERNLE Worcester." TENKINS

directed "To our loveinge friends ye Maior and Aldm of ye towne of Liverpoole."

1681 Aug 3rd At an Assembly it was ordered,

"That an Addresse bee drawn upp and presented to his Majestie Address to the givinge him thanckes for his late gratious declaration, and that the said King. Addresse bee drawne upp by Mr Bicksteth, Mr Marsden, Mr Chorley, and read to the Councell on Monday next."

"The eight daye of August 1681

"Att an especial Councell then held The Addresse underwritten was read, and upon mature debate was unanimouslie agreed unto by Mr Maior, the Aldermen, and farre greatest part of the Councell; it should be fairlie well writt and subscribed by them; and in a few daies after it was sent by Alderman Robert Williamson, and by him (through the favour of the Lord Arlington) p'sented to his Sacred Majestie, who heard it read and graciously accepted of it.

"To the Kinge's Most Excellent Majestie

"The humble Addresse of the Major, Aldermen, and Common Councell of the Seaport and Burrough of Liverpoole in the Countie of Lancaster.

"Wee your Matter most loyal subjects, hold it our duetie most solemnlye Blessings & publicklye to acknowledge to your Majestie the great blessings which conferred. God hath pleased to vouchsafe us in your Majesties stedfast adherence to the true Protestant religion duringe the time of your unhappie exile, notwithstandinge your manie and great temptations to the contrarie—in your mercifull indulgence to your subjects att your miraculous RestoraReligion and Liberty.

tion. In your havinge maineteyned our said religion with our civill libertie and propertie by lawe established. And lastlye in assuringe us by your late gratious Declaration that your Majestie will make the excellent lawes of the land the rule of your government both in Church and State, and endeavor the extirpation of Poperie.

Lives and Fortunes. "In testimonie of our thankfullnesse to God and your Matie for theise great blessinges and favours, wee most humblye and cordiallye engage ourselves with the hazard of our lives and fortunes (as both by our naturall and sworne allegiance we are bound) to defend and maineteine your Maties royall person, heires, and lawfull successors, crowne and dignitie, against all Popish contrivances & other devices whatsoever.

"Prayinge for your Mattes longe and peaceable reigne and everlastinge

happinesse hereafter."

Reluctance to Oaths.

Notwithstanding this effusive expression of loyalty, there was considerable reluctance to take the qualifying oaths.

1682. On the 7th September, 1682,

"Att a Councell then assembled, it was ordered by Mr Maior (Thos. Clayton) and greatest pt of the Councell, that by reason of ye want of Common Councell men ye Corporations were delayed," certain persons then named were elected, "who took all the oaths and subscribed as by lawe required."

Mollineux discharged.

"Mr John Mollineux, refusinge to take the oathes of allegiance and supremacie, and the other oath, and sayinge that hee would not take them untill he were elected to an office in this Corporacon, and then departinge the Councell without leave from Mr Maior; hee was discharged by the Councell & is hereby discharged."

Occasionally this was counterbalanced by an excess of ostentatious loyalty. Here is an instance. Dr. William Moreton, Bishop of Kildare, was admitted freeman in 1682. It is recorded that

Bishop of Kildare.

"hee was admitted free gratis and tooke the oathes of Allegiance and Supremacie upon his knees, and was sworne freeman the two and twentieth day of May 1682."

1683. Rye-house Plot. 1683, July 12th. After the discovery of the Rye-house Plot, and the Execution of Sidney and Russell, the Corporation of Liverpool, or rather the party which had illegally usurped its functions, presented a loyal address to the King, as follows:—

"The humble address of the Mayor, Aldermen and Common Councell Address. of your Majesties ancient borrough & port of Liverpoole in the countie of Lancaster.

"Dread soveraigne. Altho' wee live in one of those remote counties w^{ch} enjoye not the happinesse of your Ma^{ties} presence, yet are wee not deprived of the benigne influence of that gentle and auspicious government, weh at once shows your Matte to bee the best of princes, and of men. The King the And therefore wee cannot but expresse our early and just abhorrence of best of those trayterous and unparallelled designes weh were intended at the same Princes. time to destroy your Mattes royal person, and your dearest brother, and carried on by a factious and restless sort of men who cannot endure Factions. prerogative, because it secures the propertie of your Mattes good subjects, over whom they would tyrannize as formerly they have done. A sort of men whose infectious anti-monarchial principles are enough to empoysen all that are not sufficiently prepared wth the infallible antidote of loyaltie. But wee hope that this repeated instance of God's signal providence will convince us all that your Matie is reserved to bee the scourge of rebells & traytors, & that the Councells of your faithful Hushais shall ever Hushais and prevail agst the united force of all aspiringe Absoloms, & the desperate Absoloms. advise of all pestilent Achitophells. And now, great Sir, what more remaines but that wee render our unfeigned thanckes to Almighty God for his gratious and wonderfull deliverance of your Matter sacred person & your royall brother from the sonnes of violence. And to assure your Matie that wee shall bee alwaies readie to defend your Maties royal person, your heires, and successors in the right line, the present established government, both in church & state with the utmost of our fortunes and the extremitie of our lives against all plotts, associations and conspiracies whatsoever.

Edward Tarleton, Mayor."

12th July 1683.

"The above Addresse was fairlie transcribed and by Sr Thomas Chichley, Chancelor of the Duchie p'sented to his Matie and by him graciouslye received & approved of, the eighteenth day of July 1683."

The allusions in this address are noticeable. Dryden's poem of "Absolom and Achitophel" had been recently published, and was very popular. The phrase, "united force of aspiringe Absoloms," is levelled at the Duke of Monmouth, who was commencing the fatal course which led to his ruin.

1683 Nov 7th At a Council &c "upon debate whether Alderman Thomas Johnson should be admitted one of the Common Councell, It was ordered, that the said Mr Johnson should not be admitted into the said Johnson Councell, for that hee hadd publiquely declared 'That hee would not act refused. by vertue of the new Charter; and voluntarily gave evidence against the Corporation in the tryall wth Sr Edward Moore'"

Whilst these disputes were going on in Liverpool, the Government were taking steps to further manipulate the charters of the cities and boroughs, in order to carry out the royal behests.

1684. Judge Jefferies demands Charter.

Attendance a

Bewsey.

"1684, August 19th Robt Seacome Mayor.

"Att a Common Councell then held, it was declared by Mr Mayor, that hee hadd latelie beene wth Sr George Jefferies, Lord Chiefe Justice of England, who demanded from him the Charter of this Corporation by speciall direction from his Mati, & expects to have ye sd Charter to bee delivered to him at Bewsie* tomorrow, or on Thursday morning; or for default therein, a Quo Warranto to bee sent for it; upon full debate thereof, it was ordered by the whole Councell nemine contradicente. That the said Charter shalbee delivered upp to the sd Ld Cheife Justice on Thursday morning next. And that Mr Mayor, Alda Clayton, Alda Williamson, Aldn Windall, ye present baylives, towne clerke, the Srjeant at Mace & tenne more of ye Councell should attend the sd Ld Cheife Justice & bee p'sent at ye deliverie of the sd Charter. And it was further ordered by ye said Councell, That if there must bee a resignation undr the Comon Seale of the sd burrough, that in such case James Lightbourne Esqre bee entrusted to enter the same on record in anie of his Maties Courts at Westminster."

Resignation under Seal.

Charter surrendered. "1684 Augt 21st Mr Mayor with the persons above mencoed waited on the Lord Cheife Justice at Bewsey, and delivered the said Charter for his Maties use. And immediately after the resignation was accepted, the said Charter was returned to the Mayor."

New Charter.

"1684, Octr 27th At a Councell then held, it was ordered by Mr Deputie Mayor the Aldm and major part of the Councell that Aldn Robt Seacome shall goe to London to sollicite the speedie obteyninge of a New Charter for this Burrough. It was also resolved that the nomination of a solicitor in London there to attend to this Corporation's concernes, should bee referred to Mr Mayor, to ordr whom his Worpp should thincke meete to mannage ye said concernes; for that it would bee farre more chargeable to send one from hence & maintaine him there, not knowing how long time would be spent before wee could bee assured what priviledges would bee confirmed to us."

Dissatisfaction

This movement was not unanimous. Meetings were held to protest against this action of the Council.

"1684 Nov 18th Sir Richd Atherton Kn Maior. At a Councell then

^{*}Bewsey Hall, Warrington, was the seat of Sir Richard Atherton, a staunch adherent of the Court party, who had been recently knighted. He was elected Mayor in October, 1684, and Member in 1685.

held, it was ordered by Mr Deputie Maior yo Aldermen & Councell, That Mr James Jerrome (Mayor in 1673) bee henceforth discharged from anie Jerome further attendance in Councell for refuseing to promise that hee would discharged. attend no unlawfull meetings."

"1684 Nov 22nd. It was ordered that the sume of fiftie pounds should Costs. bee taken upp at interest for sixe months time in the Corporation's account towards the procuring of the New Charter. The draught of the New Charter recd from Mr Entwisle was read in Councell & approved of."

"1684 The 26th day of November aforesd the said draught wth King Henrie's Charter & King Charles the first and second's Charters were sent from Bewsie, directed to Mr Pope in London."

Before this transaction could be completed, any further Decease of proceedings were stopped by the decease of the King.

We find recorded—

"Memorandum. That on the sixth day of Februarie Anno Domini 1685, King Charles the second died at Whitehall; and on the eleaventh day of the s^d month of Februarie King James the second was proclaimed in this burrough in foure severall streetes wth the acclamations of y^e people, and all solemnities used on such occasions."

1685 April 8th Sr Richd Atherton Knight Maior.

"Memorandum That on the eight day of Aprill, Anno Domini 1685, New Charter Thomas Clayton Esquire, Deputie Mayor, attended wth manie freemen, received. inhabitants of this Burrough of Leverpoole, did goe to Bewsie, where they mett with the New Charter, granted by our gratious Soveraigne, King James the second, now of England &c, where they were kindly receaved & noblie enterteyned by S' Richard Atherton, Knight, our present Maior, who was pleased thence to accompanie the sd Charter to this towne, and caused the sd Charter to bee read in the Exchange. And afterwards hee tooke ye oathes of Allegiance & Supremacie & the other oath, and subscribed as by law required & took ye oath of Maioraltie &c. Alsoe John Oaths taken Entwisle Esq our Recorder, Silvester Richmond, Robt Seacome, John Chorley, Thomas Clayton, Rd Windall and Edwd Tarleton, Aldermen, and thirty Councillors tooke the oathes as above."

The penal laws against the Roman Catholics were at this Penal Laws time in full force, but the King lost no time in endeavouring to relax their severity, as appears by the following entry under date March 15th, 1687.

Mr. Richard Lathom, a Roman Catholic, was a surgeon Lathom. in the town, and a boarding school was kept by his wife. It was a penal offence for a school to be openly kept by a Roman Catholic. Mrs. Lathom was threatened with prosecution by

the local authority, whereupon the following mandate was issued under the sign manual of the King:—

"James Rex

Mandate in his favour.

"Whereas wee are informed that Richard Lathom of Leverpoole in our Countie of Lancaster, chirurgeon and Judeth his wife, who keepes alsoe a boarding schoole for the education of youth at Leverpoole aforesaid, have latelie beene molested or p'sented, or threatened to be soe, for, or in respect of their exercising the sd severall vocations without licence. or by reason of their religion (being Roman Catholicks). Now wee, being assured of the loialtie of the said Richard Lathom & Judith his wife, & of their abilitie to exercise their respective vocations; Wee doe hereby authorize & licence them to use and exercise the same respectively. And our pleasure is, and wee doe hereby direct you and everie of you respectively to supersead and forbeare all prosecution against the said Richard Lathom and Judith his wife for or by reason of his exercising the art of chirurgerie or of his or theire keepinge a boarding schoole or sojourning, teaching, or educating youth, and if any sentence is, or hath beene given or pronounced, or penaltie recovered against, or fine sett upon him or her for or touching the premises, Our pleasure is that the same bee discharged, and that you permitt & suffer ye sd Richard Lathom and Judith his wife, and each of them, quietilie to exercise the said severall vocations, without anie molestation or disturbance whatsoever, and for soe doing this, or the entrie or inrolment thereof wth or before you respectivelie, shalbec unto you and everie of you respectivelie a sufficient warrant.

Fine to be remitted.

"Given att our Court at Whitehall ye fifteenth day of March, in the second yeare of our Raigne

" By his Maties Command

"SUNDERLAND.

"To all Archbisshops, & Bisshops & to their Chancelors & Comissaries & to all other p'sons exercizinge ecclesiasticall jurisdiction, & to all y Custos Rotulorum, Judges of Assize & Gaole deliverie, Justices of the Peace for our Countie of Lancast & to all other officers & p'sons whom it may concerne."

Objections to Charter. The new charter was very distasteful to the Council. In the first place it restored all the privileges of the burgesses which had been handed over to the self-elected Council by the charter of Charles II, and in the second place it made all the Corporate officers removable at the will and pleasure of the Crown. The Council took no steps to put the new charter in force, and, so far as they were concerned, it remained a dead letter.

The Crown, however, did not allow it to slumber, but proceeded very soon to exercise the power.

1687, August 14th "Att the Court at Windsor.

"The Kings most excellent Majestie present in Councell. Whereas Mandate. by the Charter granted to the towne of Liverpoole, a power is reserved to Lyme and his Majestie by his Order in Councell to remove from their imployments ejected. anie officers in the said towne. And his Matte havinge receaved information of the misbehaviour of Oliver Lyme, Deputie Maior of Leverpoole and Silvester Richmond, a Justice of the Peace there; hath thought fitt this day in Councell to declare his pleasure. And doth accordinglie Order, That the said Oliver Lyme and Silvester Richmond be, and they are herebie, removed and displaced from their respective offices in the said towne of Leverpoole.

1687.

"PHIL. MUSGRAVE"

This missive being sent down to Liverpool, the following entry occurs:-

1687 Sept 12th "Att a full Councell then held,

"In obedience to his Matter order, Wee doe declare, that Oliver Lyme Council and Silvester Richmond bee and are removed and displaced from their complyrespective offices in this towne of Liverpoole. And it is declared by this Councell (none gainesayinge) that Mr Alderman John Chorley is the senior Alderman of this Corporation; and that Mr Alderman Robert Seacome is the Junior Alderman of this Corporation."

1687, October 21st. "Ordered that strict enquirie bee made where the Inquiry about three Charters are went were sent to Londa by Sr Richard Atherton, and Charters.

care taken to have them returned to this Corporation."

Soon after this, with a view to calling a Parliament, which, however, was not carried out, the King issued the following order to the Lord-Lieutenant of the County Palatine:—

1687, November 2nd. "A true Coppie of his Majestie's Order.

"That the Lord Lievetenant of the Countie of Lancaster call before Lieutenant. him, all deputie Lievetenants and Justices of the Peace within his Lievetenancie either joyntlie or seperatelie as hee shall thincke fitt; and Inquiry. ask them one by one the following questions.

"I. If in case hee shalbee chosen knight of the shire, or burgesse of a Penal Laws. towne (when the King shall thincke fitt to call a Parliament) whether hee

wilbee for taking off the penall lawes and the tests.

"2. Whether he will assist and contribute to the election of such Elections.

members as shalbee for taking off the penal lawes and test.

"3. Whether hee will support the King's declaration for libertie of Declaration of conscience, by living freindlie with those of all perswasions as subjects of Conscience. the same Prince, and good Christians ought to doe.

"That as hee shall aske theise questions of all deputie Lievetenants and Justices of the peace, soe he shall particularlie write downe what everie one's answer is; whether hee consents, refuseth or is doubtfull.

Report to be made.

"That hee likewise doe bring the King as good account as hee can of all the severall Corporations within his Lievetenancie; what persons (of such as are willing to complie with theise measures) have creditt enough of their owne to be chosen Parliament men; or may be chosen, if assisted by their freinds.

Catholics and Dissenters.

"And lastlie what Catholicks and what dissenters are fitt to bee added either to the list of Deputie Lievetenants or to the Comission of the Peace throughout the said Lievetenancie."

These inquiries were forwarded to Liverpool and to the other boroughs. The record proceeds:—

Mayor's reply.

"Mr Maior's answer to the second question (we was onely insisted on)

"That what is required by his Majestie is (as hee humblie conceaves) a verie weightie and new thing; and that he was not provided to give anie other answer but this:

"When it shall please the King to call a Parliament, hee purposed to vote for such persons as hee hoped would serve the just interests both of his Majestie and the nation."

A more guarded and prudent answer could hardly have been given.

Some further attempts were made to tamper with the Corporation of Liverpool, for we read as follows a few weeks before the landing of King William in Torbay:—

Mayor to keep Muniments. r688, September r2th. "Att a Comon Councell then assembled It was ordered nemine contradicente with all submission and humble deference to the power of removing anie officer in this Corporation. That James Prescott Esquire, Maior for the time being shall safelye keepe the Wand, Mace & Sword with all other the reall and personall estate of this Corporacon and all that concernes ye same for the defence of its rights wherewith hee is now entrusted untill a successor bee legallye elected and sworne according to our p'sent Charter & the auncient Custome of this Corporacon."

1689. Convention Parliament. 1688, December 29th, the Circular of the Prince of Orange was received by the Corporation, requiring them to send two members to the Convention Parliament, summoned to meet at Westminster on January 22nd, 1689,

"the election to be made by such persons onely as according to the auncient laws and customes of right, ought to choose members for parliament."

The old Jacobite members were rejected, and Richard Members Lord Colchester, with Thomas Norris of Speke, were elected. returned.

1690, June 10th. King William arrived at Chester en King William's route for Ireland. It had been expected that he would pass arrival. through Liverpool, and the following minute has reference to this probability:-

"Ordered, that if the King comes to this town, Mr Maior to appoint ten of the Counsel and wth other persons he thinks meet to prepare conveniences for his Majest's reception and entertainment at ye towns charge."

This, however, was not to be. William went direct from King William's Chester to Hoylake, whence his army encamped on the embarkation. Leasowe, embarked, and landed at Carrickfergus on the 14th Iune, four weeks previous to the battle of the Boyne.

1690 January 25th "It is order by the Councel, that the Barnes at Provision for the lower end of Dale Street be fitted by y Corporation immediately in Sick. order to entertain the sick Seamen and Sould with convenient lodging; ye Corporation to lay downe ye money in ye meantime, till it can be got from above."

1691, June 3rd. A levy was made of men and horses to 1691. recruit the army in Ireland, when the following proclamation was issued in Liverpool. It should be explained that William, the ninth Earl of Derby, had been dismissed from office as Lord-Lieutenant of Lancashire in 1687, and Lord Molyneux appointed in his place. After the Revolution, the latter was Lordin his turn dismissed both from the Lord-Lieutenancy and Lieutenancy. from the Constableship of the Castle of Liverpool, which had been hereditary in the Molyneux family for many generations. To these offices, passing over Lord Derby, the Government appointed Lord Gerard of Brandon, son to the Earl of Macclesfield, whom he soon after succeeded.

"Liverpolle in Count Lanca. "By command of the Right Honourable Charles Lord Brandon Gerard, Lord Lieut of the said County. We require you to warn all the persons

Provision of Horses and Men. mentioned in a list hereunto annexed to appear with a very strong Man and Horse of about thirteen pounds price, with a good case of pistolls (all other things being provided for them) at Ormskirk the fifteenth day of this instant June, at eleaven of the clocke the same day. And every of them is to bring fower days pay and a proportion of ammon as the law directs; and you the said Constable are to be then and there present to make appear what you have done in execucion hereof. No person concerned herein is to faile at his p'ill.

"Given under our hands and seales the third day of June Anno Regni Gulielmi et Mariæ Angl. Rex et Regina (sic) tertio annoque Domini

1601."

Lyme and Richmond restored. One of the first acts of the Council, after the accession of William III., was to restore Oliver Lyme and Silvester Richmond to the offices from which they had been illegally dismissed in 1687.

Charters.

The question of the Charters was now revived with considerably acrimony. The charter of Charles II., which constituted the Council an exclusive self-elected body, had been a source of discontent from the time of its surreptitious grant; that of James II. had been cast aside by common

Controversy.

consent. The Jacobites, who were as far as possible supported by Lord Molyneux, naturally upheld the existing charter, whilst the majority of the burgesses were anxious to obtain a new one on broader and more liberal principles. Hence the town became divided into two parties, the Old Charter and New Charter men. The first trial of strength took place in 1694, upon the election of a member to succeed Lord Colchester, who had been called to the Upper House by the decease of his father, Earl Rivers. There were two candidates—Jasper Maudit, on the Whig or New Charter interest, and Thomas Bretherton, on the Jacobite or Old Charter side.

Election.

1694. Maudit and Bretherton. The election came off on December 4th, 1694, when Maudit polled 400 votes and Bretherton 15. The Mayor,

¹ The Norris Papers, published by the Chetham Society in 1846, contain some very interesting correspondence on this subject.

Alexander Norris, nevertheless returned Bretherton as duly elected, who took his seat accordingly. Maudit petitioned against the return, and was heard at the bar of the House on January 11th, 1695, when it was unanimously resolved that Bretherton's election was null and void, and Maudit was voted in his place. The account in the Record is as follows:—

"1695 Alex' Norris arm. Maior

"Upon the death of the late Earl Rivers about Augst in the year 1604 ye Ld Colchester his son, being one of the Burgesses to sit in Parliamt for this Corporacon, hee was called up to the House of Lords in the room of his father, by which a vacancy was then here in the said Burgesship. Thereupon a new writ issued out from the Clerke of ye Crown to elect another member to sit in Parliamt in his room, and upon the 4th of December 1694 Jasper Maudit Esq was duly elected and chosen by about four hundred freemen. But Alexander Norris ye then Mair to gratifie Norris some persons, return'd one Thomas Bretherton, who had but about summoned. fifteene votes, upon which ye said Mr Maudit peticoned the House of Comons, and the eleaventh of January following was appointed by ye House to hear the same; when the said Mr Bretherton was turned out of Bretherton the House of Commons, and Mr Maudit was by ye whole House (nemine rejected. contradicente) voted in. And the said Alexand Norris for his false returne, was by the Parliamt comitted to the custody of ye Sargeant at Armes, where hee lay about seaven weeks, and afterwards upon ye intercession of many friends to the House, hee was brought to ye Barr of ye said House, where upon his knees, hee confessing his falt and begging pardon, hee was severely reprimanded, and orderd to be dischargd, paying his fees; Norris and a New Charter being obtaind the said Alexander Norris was turned punished. out of his Maioralty, and Thomas Johnson Sent was nominated by his Johnson Majestie to be Mai' in his room, and upon the third day of Octob' 1695, Mayor. hee was sworne by Thomas Norris and Jasper Maudit Esqrs and took the office upon him accordingly, as also was Richard Norris and Levinus Henstoun, Merchants, his two Bayliffs."

The application for a new charter was vigorously pressed, New Charter. though violently opposed by the exclusive party in the Council, whose tactics were vexatious delays. During the interval, whilst the subject was in litigation, the following entry occurs in the Council proceedings:—

- "1695 March 29th Alex' Norris Arm' Maior
 - "At a Comon Councell then present
 - "The Major
 - "Revd Richd Richmond, Rector of Walton
 - "the 2 Baylives, Town Clerk, 7 Aldermen
 - " and 23 others

Defence of Old Charter.

"Whereas there are endeavours used to take away from this Corporacon or to make voyd one Charter granted by his late Majesty King Charles the second of blessed memory, and exemplified in the third year of the raign of King William and Queen Mary to the said Corporacon, and whereby is given to the same Corporacon many great priviledges, advantages and immunities; It is this day therefore orderd by us in Councell whose names are subscribed, that the Mair and Baylives of this Corporacon shall by such lawful means and wayes as they shall be advised to use their utmost endeavours to p'serve the said Charter. And that the said Maior and Baylives of this burrough & Corporacon and all such persons as they shall employ to that purpose, shall be indemnified and savd harmlesse by this Corporacon and at the charg thereof, for what they or any of them shall act or do in order to the p'misses. And that such summe or summs of money as they or any of them shall lay out or expend to the end aforesd shall be reimbursd them and every of them out of the Publick Stock of this Corporacon.

Costs of defence.

"Signed by the Mayor and 31 Councillors."

1695. Provisions of

The charter of 1695 was intended to restore the liberties New Charter, and authority of the burgesses at large, which had been usurped by the self-elected Council, but in reality it settled nothing. The members of the Council were to remain in office during good behaviour, unless removed for a reasonable cause by the Mayor, Bailiffs and Common Council. When any vacancy occurred, it was to be filled up

> "by such persons in such manner, time and form as in that particular was used and accustomed before the making of a certain Charter of the late King Charles the second."

The complaint had been that the Council had usurped the rights of the burgesses by filling up the vacancies in their own body, and it was expected that under the New Charter the elections would revert to the general body. The Council, on the other hand, contended that inasmuch as the practice of Self-election. self-election had been the rule with few exceptions from the

reign of Elizabeth, this was really the mode of election sanctioned by the charter. Attempts were made at several Efforts at periods to change the system in the popular direction, more especially in 1735, during the Mayoralty of James Earl of Derby, who took a warm interest on the popular side, but the project was frustrated by his death during his term of office; again in 1753 and 1791 similar attempts were made, but although victorious in the Courts, the appellants were worn out, and obliged to withdraw through want of funds.

"1695 Oct 4th Att a Councell &c, Thos Johnson Sen Maior.

"Mr Thomas Alanson, Mr Richard Jones and Mr John Crowther, Refusal and refusing to take ye oathes of Comon Councell men, being nominated changes (amongst others) in ye New Charter to be so (they duly qualifying themselves) are discharged and by ye gen! vote of ye Councell (nemine contradicente) Mr James Benn, Mr Edmund Lievsay, and Mr Peter Eaton, are chosen Comon Councell men in their room and were accordingly sworne. Mr Robt Seacome also afterwards refused."

Some of the Councillors were not so scrupulous. Out of the twenty-three who signed the resolution in defence of the charter of Charles II. on the 29th of March, seven, on the 9th October following, signed an equally strong manifesto on behalf of the new charter. It was as follows:—

1695 Octr 9th Att a Councell &c. Thos Johnson Senr Maior.

"Whereas several p'sons within this burrough have layd out several Payment summs of money in order to recover the former Charter of King Charles expenses. the first, and so to restore our auncient priviledges; which hath been by great charg and industry effected. It is order that all persons who do make it evidently appear that they have laid out money on that occasion shall be repaid out of the town stock, now due or accrewing due, proporconally to their advances as to time & money so advanced or may be further advance for the defence of the same." Signed by the Mayor and 24 Councillors.

1695, November 6th. Further secessions took place.

"Alderman Richard Windall and Aldrm Thomas Tyrer being this day Secessions. sent for and required to continue Aldermen, and to be of the Councell, refusing the same, they are hereby discharged from being Aldermen or being of the Councell according to the intent and meaning of this pr's' Charter.

"Mr John Thomas, having been frequently sent for, and making frivolous excuses not to appear to take the oathes, and act as Comon Councell man of this burrough, hee is hereby discharged from being a Councell man of the same."

A considerable amount of litigation arose out of this Norris retains question of the Charter. Alexander Norris, the rejected Plate. Mayor, retained in his hands the plate and books of the Corporation, and refused to deliver them up; whereupon the following resolution was passed:-

Proceedings.

1695 October 28th. "It is this day ordered in Councell, That if Mr Alexand Norris do not deliver up the Plate, books and all other things belonging to the Corporation on Fryday next Mr Mair be requested to take such speedy legal methods for the recovery of them as Counsell learnd in the law shall advise him to, and to be at the Town's charg."

"1696 June 29th Att a Councell &c Thos Johnson Jun Mayor.

Reference and

"Itt is this day orderd in Councell. That whereas there is a suit Negotiations. depending betweene the Corporacon and Mr Alex Norris late Mair about ye town's Plate &c delivd unto ye sd Mr Norris, the sd difference shall be referrd to Mr Mair, Aldermn Thomas Johnson Jr, Mr Richard Norris, and Mr Levinus Heuston, Baylives, Mr Wm Preeson, Mr Thomas Luretinge, Mr James Benn, to treat with ye sd Mr Alexander Norris, hee ye sd Mr Alex' Norris first deliv'ring into ye hands of Mr Maior all ye town's Plate, and all other things that belong to ye Corporacon, now in ye sd Mr Alexander Norris's possession (or any other by his appointmt) Then ye sd Mr Alexand Norris shall have his choice either to leave ye charges att law in defence of the late Charter to the above named persons, or to ye whole Councell."

Disputes with Cheesemongers.

The Council, in this matter of the charter, had not only to contend with the internal division; their old enemies the cheesemongers of London, who had long smarted under what they considered the exactions of Liverpool, had then a suit pending against the Corporation. They now petitioned the Lords Justices against the new charter, praying to be relieved from the port and town dues of 4d. and 12d. per ton for all cheese shipped in the Mersey. In this petition the cheesemongers allege that when the Lord Mayor wrote to inquire about the authority to levy these dues, the reply of the Liverpool Corporation was-

Petition.

"'They have a thousand pounds to spend, and the Cheesemongers may take their course at law.' They say further that 'it was long before process could be served on the Corporation by reason of the menaces to any that should serve them with it; and being at length served on them by an attorney of the town, they caused him to be suspended of his practice in their town, and forced him to send for a mandamus to be restored.'"

This petition was presented in July, 1695, and on the 2nd September occurs the following entry:—

"Whereas a suit is now depending betweene ye Cheesemongers of Application London and this Corporacon, and by reason of the alteration of ye Coyn, for Loan. the Corporacon cannot get in their money due on intrest and a considerable sume of money is or will be necessary for yr right to be vindicated; Mr Mair and Baylives are desired & authorized to take such methods as they shall think proper and convenient for to take, for ye advancement of money to carry on the said suit, and the expence thereof to be at the charg of ye Corporacon and Mr Mair and the p'st Baylives to be indemnified.

"Signed Thos Johnson Jun Mayor " & 26 others."

The cheesemongers did not succeed in their opposition, Dues but there must have been some illegality in the proceedings of the Corporation, as an action was entered against them, which was protracted until the year 1700, when ultimately they had to refund £68 5s. 6d. for dues overpaid, with taxed costs, £176 10s.

The proceedings at the Council Meetings were conducted with considerable formality.

1673, Decr 3rd James Jerrom Maior.

At an Assembly &c "It is ordered that for the more due order in Council proposing matters in Councell, the Maior proposeing any matter there, due Meetings. audience and observance shall bee given thereunto by the rest of the Respect to Councell without interrupcon. And then or at any during the tyme the Mayor. that matters shall be in propounding these, any of the Councell shall not intermix in discourse in theire own or other business, save only the p'sent Talking not matter in hand, upon payne of three shillings and foure pence a peece allowed. upon every default. And that after the Maior hath made his proposes every Alderman in his course, and after, all the rest in theire places shall have liberty to speake to the matter then in hand without interruption of Liberty of any of the Councell out of theire places, upon payne of three shillings & speech. four pence upon every defalt."

1685, Nov 18th Oliver Lyme Esquire Maior.

Council debates.
Notice in writing.

"It is resolved and ordered, for the avoiding of disorder in debating matters in Councell; That all matters we shalbee proposed and debated in Councell, shall by way of petition bee drawne in writing by the towne clerke & presented to Mr Maior att least two daies before the Councell sitt, by we meanes the persons concerned & the matter in hand may bee more perfectlie knowne.

Freedom of debate.

"Ordered, That everie person in Councell shall have free and full libertie to speake orderlie unto what shallbee debated and give his reasons for or against, without interruption, & passe his vote when required.

No interruption.

"Ordered, That everie person in Councell shall diligentlie attend to such matters as shalbee proposed & debated. And shall not enter into other discourse than the matter in hand till all the votes be passed.

Voting.

"Ordered, That when Mr Maior hath given his vote, the towne clerke shall call the next person in order, & soe proceed from person to person till the whole Councell have passed their votes, and shall then take the number of votes exactlie, and draw up an ord accordinglie, we shalbee read in Councell, that each person may take notice of it.

Fines.

"Ordered, That everie person in Councell who shall not observe ye above orders or shall interrupt another person in his orderlie speaking to Mr Maior, shall forfeite the sume of five shillings for everie such offence."

This was not allowed to be a dead letter. We read—

"1686 March 3rd At a Councell &c it was ordered by Mr Maior y^e Aldermen & rest of the Councell, that Thomas Warmingham be fined in y^e sume of five shillinges for interrupting Aldⁿ Richmond in his orderlie speakinge to the matter in debate in Councell.—A warrant issued out."

Expulsion.

Absence from the Council Meetings was punished by fine, and if continued, by expulsion.

Fines for Absence.

"1678 Mar 6th At an Assembly &c John Chorley Gent Maior, Ordered, that Edward Greene, John Lurting and Thomas Galloway shall paye sixe shillings & eight pence & peece for this daies absence from the Councell; for went a warrant to be signed by Mr Maior and delivered to the Bailives."

"1680, Octr 18. Thomas Clayton, Merchant, Maior.

Expulsion for Neglect.

"Att a Councell then held. It was ordered by Mr Maior, Aldermen & Councell; That Alderman Thomas Chapman for his wilfull and constant neglect to appeare in Councell bee from henceforward discharged from yesd Councell & is hereby discharged."

of this burrough for absenting himselfe from Mr Maior & not p'forming his duetie on sixe Saturdaies & seaven Court daies whout Mr Maior's

licence 20"."

On the 12th April following, occurs the following entry:—
"Wee p'sent Mr David Poole p'sent Baylive, for defrauding the poore

Poole presented. of three large peeces of Irish beefe weh hee seized & tooke on the 23rd day

of Januarie last & converted to his own use.

"Wee also p'sent the said Mr Poole for neglect of his office and duetie from the eight day of Februarie to the twentieth day of March last who was sixe weekes in towne & in all that time never but once came to be advised by Mr Maior, what was by him to bee done for the Corporation slighting Mr Maior and neglectinge ye Corporacons concernes. As alsoe for raising a false, scandalous and base report against Mr Maior, Sr Hugh Middleton, Lievet Fortescue, Mr Richmond and Alda Tarleton, vizt That they were at Mrs Moorcrofts house on Sunday in the evening, & there quarrelled & hadd swords drawne & afterwards sent for musick & fiddlers."

The meetings of the Council from time immemorial have Days of been held, with the exception of a very short period in 1677-8, Meeting. on the first Wednesday in every month, and are still so continued.

1672 Sept 4th Lawr. Brownlow Mercht Maior.

"Ordered, that the first Wednesday in every month the Councell are to meet in the townhall about one of the clock in the afternoone to make freemen, upon penalty on every one that hath notice and absents whout reasonable excuse to forfeit six shillings and eight pence, and all that desire to be free may attend. Ordered further

"That upon the same day from henceforth the Townhall bell shall toll Bell to toll. to give notice to the Maior & Councell. And upon such notice such of the Councell as shall make default without reasonable excuse or lycence from Mr Maior & not appeare to attend the Maior in decent manner in

cloakes or coats shall forfeit as aforesaid."

This wearing of gowns is continually set forth, and various Gowns and successive enactments are made insisting on and enforcing Cloaks. the custom. This may appear in modern eyes puerile and absurd, but there is good reason underlying the practice. The ordinary garb of tradesmen and small merchants, who constituted the Council, was but of a rough and coarse description, and if an air of decency and respectability was to be maintained, some provision of this kind was absolutely necessary. A gown was easily slipped on, and imparted something of dignity and formality. That such was the object is evident from the fact that in some of the orders given cloaks might be substituted for gowns.

1672. Gowns of Officials.

"1672 Nov 6th Silvester Richmond Maior.

"Att an Assembly &c. It is ordered in pursuance of former orders that the Maior of this Corporacon, the Aldermen, Baylives and Baylive's peeres, Town clerk and Serjeant at Mace shall have and provide gownes fitt and convenient in decent manner to attend the Maior at festivall & usuall days. And that every of the same p'sons weh beare or have borne such offices as aforesaid and are not legally devested, that shall not provide & fitt themselves or himselfe wth gownes as aforesaid att or before Christmas day next, shall each of them making defalt herein forfeit the sume of five pounds. And it is also ordered that the p'sons aforesaid shall for decency and distinction in this ancient Corporacon weare theire respective gownes every Sabbath day upon payne of six shillings and eight pence for every Alderman's defalt and iijs iiijd for every other officer making defalt."

At the same Assembly

Serjeant at Mace.

for lack of

Gowns.

"It is ordered that the Serjeant at Mace shall give notice in writing to every one of the Comon Councell of theire day and tyme of attending the Maior in Councell. And upon such due notice given, every one of the Councell making defalt & not attending the Maior at the houre in such sumons in writing appointed, or precisely wthin halfe an houre after, shall forfeit three shillings and foure pence."

Presentment

" 1672 Jany 27 At a Portmoot

"Wee present Alderman Tho. Andoe for want of a gowne according to a former order 511.

"Item John Lurting for comeing to Church without his gowne accord-to the same order 3° 4°."
"1674 Feby 8th Portmoot

"Wee present William Gardner for not wearing his gowne upon the Lord's day vizt 31st January."

Many items of a similar kind occur in subsequent years.

Penalties for Wearing Gowns.

"1685 Jany 6th At a Councell &c Oliver Lyme Esq Maior. "Ordered That noe persons by law disabled for government or place of trust shall hereafter p'sume to weare gownes (as if they were in office) and that notice shalbee given them of this ord to avoid the penaltie we may bee inflicted on them for the breach hereof."

The officials of the Corporation were to be similarly decorated.

Cloaks and Coats.

1676, May 3rd. "Ordered that the Serjeant and Water Baylive shall have either (each) a cloak, the Bellman coat & capp, and the Porter of the Exchang a coat att the charge of the towne, the last not to exceed xxs in value, dureing pleasure of the Maior."

1691, November 7th. "It is ordered that ye Water Baylive shall have

a coat dureing his office at the town's charg, and a silver oar, web shall annually be returnd as ye town's plate."

The Mayor was allowed his guard of honour.

"1672, Octr 28th Ordered that Evan Gerrard, Edmund Whalley, Halberdiers. Edward Ricroft and William Galley, shall be Halbeerters to attend Mr Major upon all occasions and that two of them shall be ready to waite on the said Maior every day by theire turnes; the said Maior and Aldermen to allow the said Halbeerters what they think fitt for theire paines."

1696, December 3rd. "Richd Mercer and John Parry, Musitians peticon for each of them a cloak at ye Corporations charg' (they being

Waits thereunto) it is granted."

Frequent references are made to the plate belonging to Plate. the Corporation.

1667. Charles, Earl of Darbie, Maior. "Memorand' this xxxth day of Septemb, By the consent of the Alder-Gilt Bowl. men vizt Mr Henry Corleves, Mr. Chandler, Mr Lurting and Mr Sturzaker did deliver into the hands of Thomas Norbury now Churchwarden of the Church or Chappell of Liv'poole one great gilded Bowle with a cover, one lesser gilded bowle, being unserviceable, by consent and assent aforesd; to be made into twoe convenient silver bowles for the Church use; and one Plate. little privat mace for the towne's use; the same bowles so delivered being in weight 211 10 oz, 2 drames & a halfe, neither of wch said bowles or boxe had any inscripcon, manifesting them to be the gift of any p'ticular p'son."

1668, January 1st. Charles, Earl of Darbie, Maior.

"Memorandu that upon this day, The right honoble Charles Earl of Mace given. Darby &c our noble Lord and late Maior of this burrough of Liverpoole, presented and gave to this towne a most noble guift vizt A great large Mace of Silver most richly guilt & engraven wth his Mats Armes and the Armes of this towne vizt the Leaver, with his owne name inscribed thereupon in two places thereof specifyeing it to be his free guift."

The plate seems somewhat to have diminished within this period. The last inventory is dated 22nd October, 1675.

"A list of Plate & Books belonging to the towne delivered by the late List. Major to the p'sent Major."

" 2 Silver Flagons, Gift of S' William Bucknall.

"2 Tankards, instead of bottome of great Salte, cover of gilded Cupp.

"Cann given by Mr Secome.

changed for other plate vizt 2 Silver "2 Silver Bekers "I Caudle Cupp & Cover Tankards & 2 belly Cupps wth handles.

" I great gilded Cupp.

"I Wine bowl gilded.

"I Boule, gift of Mr Edwards.

"12 Silver Spoones.

"2 Silver Wine Cupps.

1690. Tobacco Box. "1690, Octr 24 Tho5 Brookbank Maior.

"It is this day Ordd in Councel, that the two bellied Silver Cupps (referred to above) are order to be mad a tobacco box and stopper for ye towne's use and soe to goe from Maior to Maior, which two Cupps are to be struck out of ye Catalogue of ye towne's plate now deliver'd to Mr Major."

Snuff Box.

This box, now used as a snuff-box at 'the Mayor's table, bears the following inscription:—" The Corporation of Liverpoole's Box, 1690." It is, with the exception of the Regalia, the only piece of plate which has been handed down to the present time.

Great care was taken of the Common Seal.

"1680, Sept 1st. Will. Williamson Esq Maior.

Common Seal.

"Att an Assembly &c It was ordered, That the Common Seale of this burrough and Corporation bee kept secure in the Ironbound chest under five lockes; and the trustees appointed to keep the keyes thereof are, the Maior for the time beinge; the eldest Alderman for the time beinge, the youngest Alderman for the time beinge; Alderman Silvester Richmond & Alderman Robert Williamson."

The Corporation have always been very jealous of any infringement of their jurisdiction, or want of acknowledgment of their authority.

"1691 Octr 26 At a Port Moot

Fines for

"Wee p'sent for not paying Homadg to ye Grand Port Moote and Non-homage. Octob Quarter Sessions of this burrough, they being free thereof.

"Ino Birchley and 39 others 12d a peece £2."

The increasing importance of the town led to the erection of the old Town Hall in 1673, which is thus referred to:-

"1673 Jany 7th Jacobus Jerrom Maior.

Erection of Town Hall.

"Ordered that a handsome building for a Townhall & Exchange shall bee built at the high Cross in Leverpoole and the same sett upon pillars and forthwith sett out as Mr Maior shall think meete."

Blome's description.

Richard Blome, who visited Liverpool the same year, thus refers to this building in his Magna Britanniæ:-

"Here is now erecting at the publick charge of the Mayor Aldermen

&c a famous town house, placed on pillars and arches of hewn stone, and underneath is the publick exchange for the merchants."

"1679 Nov 26th Att an Assembly &c.

"Ordered that a guard house bee builte att the south end of the

Exchange, with a roome over it, att publicke charge."
"1686 Sept 1st Ordered "that by reason of ye severall abuses done by Regulations. such as sell rootes att the Exchange by stopping upp the streetes & passages to shopps; the former order for double toll for all rootes sould att the Exchange from henceforth to be null and void. And that all sorts of rootes web come to bee sould in this burrough shall be brought to the fish house or as neere thereunto as convenientlie they may, there to be disposed of."

"1700 Sept 20. Cuth Sharples Esq Maior.

"Aldr Thomas Sweeting in consideracon of one hundred & twenty Shops let to pounds sterl. is to have ye shops under ye Exchange and ye town ware- Sweeting. house (near ye prison) wth ye accustomary priviledges belonging thereunto; ye first at 6s 8d, ye other at 3s 4d ₱ ann. for three lives."

The commerce of Liverpool was now bursting through the Commerce. petty limits within which it had hitherto been restricted, and the names of eminent merchants begin to appear. Amongst these the Claytons and Clevelands were distinguished. The Claytons came from Fullwood, near Preston.

"1680, Octr 6th Ordered, that Mr. Thomas Clayton Merchant bee Clayton admitted free, paieing twentie pounds fine. And upon the eighteenth day Mayor. of the sd month hee tooke the oathes of Allegiance and Supremacie & the oath of a freeman and of a Common Councell Man,"

On the 18th of the same month he was elected Mayor. His brother, William Clayton, filled the civic chair in 1689, and represented the borough in six parliaments, from 1698 to 1708.

The Clevelands, who came from Leicestershire, settled about the same time. In 1680, September 1st, and in January, 1681:—

"At a Portmoot Wee present Mr Richard Cleaveland for usinge the Cleveland facultie of a freeman (in buying and sellinge sugars) hee not being free." presented.

He applied for a writ of certiorari, but afterwards withdrew The nascent West India trade was too important to be stifled by such narrow-minded restrictions, and the Clevelands Cleveland Mayor. were admitted into the Corporation. John Cleveland was Bailiff in 1691, Mayor in 1703, and Member from 1710 to 1713. William Cleveland represented the borough at the time of his death, in 1722. Clayton and Cleveland Squares preserve the names of these early mercantile magnates.

Amongst the persons of rank admitted to the freedom from time to time, we find, in 1690, the name of the naval hero, Sir Cloudesley Admiral Sir Cloudesley Shovel.



CORPORATE ESTATE AND REVENUES.

Within a few years after the Restoration the landed estate Landed of the Corporation began to acquire importance. It has been noticed in the last chapter, that in 1650 an order was made for enclosing and utilising a portion of the Common lands Enclosures. lying between Park Lane and the seaside, to the extent of about twenty-five acres. Bricks were made, and it is to be Bricks. presumed that buildings were erected.

In the year 1668 a dispute arose, the result of which has had an important bearing on the Corporate estate down to the present time. The sagacity, shrewdness, and pertinacity displayed by the local authorities of the period reflects great credit upon them, and entitles them to grateful remembrance.

The lands originally belonging to the Corporation included a large town field at the north end, and various detached Town Field. plots east and south of the pool and brook. In 1309, Edmund Earl of Lancaster presented to the burgesses six large acres of moss, afterwards called Mosslake Fields, the Grant of present site of Abercromby and Falkner Squares, &c. The Great Heath, which extended from Whitechapel eastward to Great Heath. Crown Street, was always claimed by the burgesses. It was the site of the shooting butts, and the place of gathering for Shooting Butts.

The differences with the Molyneux family were of long Molyneux standing. Their respective interests seemed to come into family. Collision on a variety of points. Besides claims arising out of disputed territory, the Molyneuxs were the fee-farm lessees under the Crown of the royal revenues, which were a fruitful

Claims.

source of dispute and litigation. In 1617 an attempt was made by Sir Richard Molyneux to establish a claim to the Common, which was successfully resisted, as appears from the following document:—

Claim to Heath.

- "1617 July 11th At an Assemblie holden in the Comon halle before Richard Moore gent Maior &c.
- "It was agreed as followeth; that whereas it was then credibly informed that Sr Richard Mollineux, Knight and Baronett, wh the Copihoulders of West derbie would the same daie enter whin the liberties of our towne and heath, belonginge thereto, and chalendge p'te of the same as belonginge to West darbie aforesaid, that the said Maior and King's Bailiffe for the towne shall meete the said Sr Richard Mollineux and West darbie men at their first entrance whin the towne's liberties, and there make knowen unto them that tyme out of mind the liberties we wee clayme have belonged to our towne, and that wee have evydence to maintaine the same we wee will shewe to them that it shall concerne when occaron shall srve."

Alderman Rose rebuked. "It is likewise the same daie ordered y' in regard of a denyall made by Mr Edm. Rose Alderm, to the said Maior to goe a message to the heath to certifie some measures and Darbie men that then were measuring the same, that if any Alderman hereafter doe deny to goe in the towne's behalf any reasonable jorney havinge his lawfull charges allowed him as hee shalbee by the said Maior appointed, that hee shall forfeite for ev'ie such offence x¹ to the towne's use."

Prysage resisted. Sir Richard Molyneux, as lessee of the Crown, claimed a duty called "Prysage" on all wines imported, in which Liverpool at that time had a considerable trade. This was resisted, whether by the Corporation or the importers does not appear, whereupon the following missive from the Chancery of the Duchy was despatched to the Mayor:—

Mandate from Chancellor of Duchy. "1622 Jany 27th "Mr Maior

"Upon the complainte of S' Richard Molyneux who is the King's servaunt for the prysage of wynes at his port of Liv'poole where I understand that there is certen French men have brought in wynes of weh they denye unto the officers of the said S' Richard prysage for those wynes, And for that I conceave theire course of freedome in other pts of this kingdome may by them be an imboldeninge to make their freedome.

¹ Prisage (of Wines), a custom for the King to challenge two tuns of wine at his own rate (which is 20s, per tun) out of every ship loaded with wine. It was also called Butlerage, and receivable by the King's Chief Butler.—Bailey.

soe gen'all as the priviledges of the County Palantyne of Lancaster may be much impeached thereby.

"Therefore for the p'servacon of his Ma^{ties} rights in those Ports within the said county Pallantyne, let me wish you (if the officers of the said S' Richard on the behalfe of his Ma^{tie} for the said prysage be not satisfied and fully contented) to certifie unto me the names of the owners, bringers, factors servaunts, sellers and buyers of the said shippe and wynes wth as much convenient speed as you may, to th' end proces and other p'ceedings may be had against the offenders therein as the law will in such cases, for the sp'ciall maynten'nce of the priviledges of that County.

"This, wth my most hartie saluts I rest
"Yo^r very lovinge frend
"EDWARD MOSLEY."

Charles I., in 1628, sold the Crown rights in the town and Sale of Crown lordship of Liverpool, which were afterwards purchased by Molyneux. Lord Molyneux. The setting forth of the parcels is somewhat vague, and does not describe these lands in terms, but Lord Molyneux considered the Commons as part and parcel of his purchase. He was possessed of lands within the borough west of the pool brook, through which he was making a street, (Lord Street, originally Lord Molyneux Street). Lord Street. This street he wished to carry over the stream by a bridge, and so thence over the Common by the line of the present Church Street, and took measures accordingly. The Council took the alarm, and on the 23rd March, 1669, adopted the following resolution:—

"Will' Stanley Lord Strange, Maior.

Council resist.

"Att an Assembly &c. It is ordered that whereas informacon is given to this Assembly that the Lord Molyneux is intending to erect, or cause to be erected a new bridge over some part of the poole or current from the Poole bridge upon the wast or Comon of Liverpoole, whout the lycence & consent of the Maior & burgesses of this town; they and theire predecessors havinge bin tyme out of memory reputed and taken to have the rightful signiory of the same Comon or Wast under his sacred May. And accordingly have enjoyed the same and the royalties and priviledges thereof inviolat to this tyme; and for that such making of a bridge upon the towne's wast whout lycence of, or composition who have Maior of this towne for the tyme being, may seeme to invade and break in upon the ancient priviledges of this towne; it is hereby ordered by the said Assembly unanimously, that if any attempt shall hereafter be made to lay any foundation or to build any part of the same bridge, the same shall be

forthwth obstructed, pulled downe, & layed wast, by such p'son or p'sons to be removed as the Maior of this towne or his deputy shall thinck meet & appoint for that purpose; And if any suit or suites shall arise, by the said Lord Mollineux against the said Maior or his deputy for or touchinge the pulling downe of the same bridge or any part thereof, or for obstructing the building thereof; it is hereby ordered that the said Maior or his deputy & all such p'son or p'sons as aforesaid shall be defended and indemnifyed att the costs and charges of this towne.

> "Signed Tohn Sturzaker dept Maior "and 20 others."

1669. Proposal for treaty.

"1669 April 5th Att an Assembly &c It is ordered that whereas Mr John Tatlock, one of the Lord Mollineux his com's hath on the behalfe of his Lopp moved the said Mr John Sturzaker deputy Maior for a treaty betweene this towne and his Lopp in this towne upon Tuesday in the Easter weeke, concerninge the building of a bridge web his Lopp would build (or hath so given it out) upon the heath or wast of Liverpoole, it is therefore ordered that Mr Alderman Sturzaker deputy Maior, shall with the Aldermen and such of the charterers of this towne as he shall think meet for his assistants, treat with the said Lord Mollyneux in the Town Hall or other convenient place to take his p'posalls."

Works commenced.

Nothing came of this interview, and Lord Molyneux commenced his operations by laying down seventy yards of planking, which were removed by James Whitfield and Edward Marsh on behalf of the Corporation. Action was then taken by his Lordship, and thereupon the following resolution was passed:-

Resistance.

"1669 Octr 15th Att a Meeting before John Sturzaker dept Maior &c. Itt is ordered, whereas lately James Whitfield and Edward Marsh have lately bin arested by warrant sur quo minus out of his Mats Cort of Excheque at Westminster return' tres Mich'is at suite of Mr John Tatlock and the said Mr John Sturzaker, togeth wth Edward Moore Esq hath given bond for the appearance of the said James Whitfield & Edward Marsh; that the said Mr John Sturzaker his execrs & admrs shall for ever hereafter be saved harmles, lossles, & indemnifyed from any suit, cost or trouble wch may at any tyme hereafter happen, age the sd Mr Sturzaker, his Exrs admrs or assignes for, by reason or occasion of the said bond or any suit or suites thereupon'comenced. And that the said suite comenced by the said Mr Tatlock shall be defended at the charge of this burrough, vizt of the freemen & burgesses thereof inhabiting out of the same, as well as those woh inhabit whin."

Suit to be defended.

> "1670, Jany 18 Thos Bicksteth, Maior. It is ordered that Mr Arthur Borrow, and Samuell Fazakerley our towne clerk, shall be ymployed as Solicitors for this towne in the suits betweene Mr Jno Tatlock on behalfe of the Lord Mollyneux agt James Whitfield & Edw Marsh. . . . And

Resistance

what upon account they disburse wth theire reasonable fees shall be paid out of the towne's treasury."

"1670, April 12, Thos Johnson Maior.

"Att an Assembly &c. Whereas at last Assizes the Lord Mollyneux sanctioned by by Mr John Tatlock his trustee had a tryall against Edward Marsh and Council. Iames Whitfield def's on behalfe of the Corporacon weh after full evidence was nonsuited, And whereas Mr Maior was advised by counsell to pull downe the bridg or platt made upon the wast of Liverpoole by ord of the Lo: Mollyneux & to make clayme to the stones & brickes we have been digged up and made on the same wast whout leave of the said Maior: it is hereby ordered and agreed, that the said act of the said Maior as to pulling downe of the said bridge or platt & making clayme to stone & brickes, shall be & is adjudged to be an act done for the good of the Corporation; And doe further agree and order, that what further act or acts the said Maior wth the assistance of the Aldermen shall doe or cause to be done in reference to the premisses shall be allowed by this Assembly; and all p'son or p'sons weh have or shall act in the p'misses by order of the said Maior shall be indemnifyed & saved harmless at the charge of this Corporation."

"1671 Jany 16th It is ordered that whereas there are now sev'all suites and differences now depending between the Lord Mollyneux and the Proceedings Corporation of Liverpoole both in law and equity, and also a contest in London. before the Lords Comrs for sale of some of his Mats fee farme rents, the all or some of weh some proceed' is expected to be made this ensuinge Hillary terme next; It is now ordered that Thomas Carter late servant to the towne clerke, Mr Samu Fazakerley who hath the last terme bin ymployed Agents. at London in the concerns of this towne, & especially concerning the preemption of the Burgage & Chantrie rents, in regard of the neare approach of the said terme shall be winall expedition possible sent up to London to

attend Sr Will'm Bucknall our burges in Parliamt."

The Corporation now prepared themselves for every contingency, and were resolved to contest the matter to the bitter end.

"1671, March 18th Thos Johnson gen. Maior.

"At an Assembly &c. Whereas severall suites have bin moved & are Suit now depending betweene John Tatlock plt, James Marsh & Edward continued. Whitfield, on the behalfe of the Lord Mollyneux & also by Henry Parr as lessee of the said John Tatlocke against Samuel Fazakerley in Ejectmt. All weh suites concerne the interest & tytle of the Corporation of Liverpoole as to their clayme in the waste grounds of Liverpoole; And also other suites are threatened agt the said Maior for wholding the tolles & other dutyes & customes of this towne, by the Lo: Mollyneux or some on his behalfe; And whereas also it is agreed by this Assembly, that in case a verdict should passe against the said def's or any of them at the next Assizes, that a Writt or Writts of Error shall be sued out & recognizances Writ of Error. given for prosecuting thereof according to the statute. It is now ordered,

Arbitration sanctioned.

that the said Maior, & the said Samuel Fazakerley shall be indemnified at the charge of this Corporation from any costs or charges they shall be exposed unto by reason of the said suites. . . . And also that in case of any overture of peace or finall agreem in or concerninge the said suites att the next Assizes, it shall be in the power of the said Maior on behalfe of the said Corporation to elect & name one or more Arbitrators & to agree to an Umpyre if it shall seeme to him convenient; and the Corporation shall be bound by the Order or Umpirage of such Arbitrators or Umpyre," &c.

Proposal to treat.

1671, May 1st. "It is ordered the same day That the said Maior and Mr Corleyes may treat on the behalfe of the Corporacon wth Mr Nicholas Fazakerley and Mr John Tatlock on behalfe of the Lord Mollyneux, in ord to composinge or ending of the suites & differences betweene this Corporacon & the Lord Mollyneux or upon theire behalfes. And what the said Maior and Mr Corleyes shall agree unto or conclude shall be as bynding as if done by the privity and consent of the whole Assembly. The aforesaid Treaty to be in this towne to-morrow att the howse of Mrs Margery Formby."

The negotiation went forward for some months.

Negotiations.

1671, September 27th. "It is ordered that Mr Maior shall take to his assistance Alderman Thomas Bickesteth to treat wth Mr Nicholas Fazakerley and one such other as he shall bring wth him to treat in reference to an accommodation or agreement of the differences between this Corporation and the Lord Mollyneux. And whatsoever the said Mr Maior and Mr Bickesteth shall act or doe therein on the behalfe of this Corporation shall be as bynding & as if done wth the consent of this whole Assembly."

Agreement and terms.

An agreement was ultimately adopted on the following terms. Lord Molyneux was allowed to proceed with his bridge on payment of a nominal rent of twopence per annum. The Corporation to take the Lordship, with all dues and customs, on a lease for 1,000 years, at the annual rent of £30. The burgage rents and ferry were not included. Both parties were satisfied with their bargain, though some disputes arose subsequently. Lord Molyneux obtained the privilege of the bridge, and of a road across the Common (now Church Street), and got a fair return for his outlay in the purchase of the Manor. To the Corporation it was emancipation from a galling yoke, and inquisitorial interference. To neither party was vouchsafed a vision of the splendid future. The tolls and

dues, leased in 1672 for £30 per annum, were sold in 1856 Value of under Parliamentary sanction for £1,500,000, and produced in 1881 a revenue of £260,698.

The confirmation by the Corporation was as follows:—

"1672, May 15. Law Brownlow Mayor.

Appointment

"Att an Assembly &c. It is ordered that in a deed or grant from the of Trustees. Lord Mollyneux and Mr John Tatlocke to the use of the Corporacon of all the Lord Mollyneux his rights in Liverpoole (the Boats & Ferry only excepted) the p'sons hereafter named be nominated trustees.

- "LAWRENCE BROWNLOW Mercht
- "Thomas Andoe Mariner
- "HENRY CORLES
- " Io" CHANDLER
- "Peter Lurting
- " Jo" STURZAKER
- "Thomas Johnson
- "THOMAS BICKESTETH
- "JAMES JERROM
- "ROBERT SECOME—gent
- "SILVESTER RICHMOND
- "ROBERT WILLIAMSON" EDWARD TARLETON."

These names are worth recording, as being those of the Patres Conscripti of the modern port and borough of Liverpool.

So much importance was attached to this document that the following order was passed:—

"That at the Port Moot Court next after Eleccon of a Maior of this Order to be Burrough yearely, this Ord shall be read publickly in the Moot hall, to read. the end it may knowne how many are then living."

The deed was executed, but considerable time elapsed in arranging the details.

1687, January 18th. "Ordered (nemine contradicente) that James Enrollment. Prescott Esq p'sent Maior doe take ye Lord Mollineux & Mr Tatlock's deed into his custodie & cause it bee enrolled in the Chancerie of England at this Corporacon's charge."

Disputes arose concerning the conditions and nature of Disputes the obligations contained in the deed, which it is not easy about terms. now to explain, but the Corporation considered themselves

warranted in withholding the rent of £30 until these conditions were fulfilled by Lord Molyneux.

Rent refused.

"1690 Sept 3. Will. Clayton Esq Maior.

"At a Councell &c It is order yt ye p'sent Baylives do not pay ye Lord Molyneux rent, till a deed be p'fected according to a former condition, which deed ye present Baylives are to enquire for, and take along wth them, and ye money (ye Town Clerk accompanying them) & pay ye money on signing ye deed.

Town Clerk consulted.

1690, September 19th. "It is then orderd that Mr Baylive Johnson and and Recorder the Town Clerk do go to the Recorder on Munday next, to take advice concerning ye Lord Mullineux's deed and take ye deed and articles along with them, and pursue his directions in the matter, and that ye Baylives, Town Clerk, Mr Thomas Brookbank, Mr Richard Houghton, Mr John Hodgson and Mr John Amery do tomorrow look over ye papers to see if they can find ye sd Ld Mullinex's bond."

Indemnity.

1690, October 24th, "It is this day orderd in Councel yt Alderman William Clayton late Maior, Mr Thomas Johnson, and Mr Edward Crane, late Baylives of this town, shall be indemnified by ye Corporacon for their not paying ye Ld Molyneux's rent at Michalms last."

"1691, Nov 4th Richard Houghton Esq Maior.

Payment of arrears refused.

"At a Councel &c. Whereas Caryl Lord Viscount Molyneux demanded the arrear of rent from Thomas Brookbanke, late Major of Liverpoole by Richard Sandford, gentleman, in y Mayoralty of y said Thomas Brookbanke, and also John Tatlocke, gentleman demanded (in right of himself) the further arreares from Richard Houghton Esq prst Mair of Liverpoole on ye thirty first day of ye last month (severall of ye Aldermen then prst) and ve said Thomas Brookbanke, Alderman, and Richard Houghton Esq. prst Mair of this burrough (with ye consent and approbacon of several of ye Aldermen) denyed paymt of ye same, unlesse ye sd Caryl Lord Molyneux and his heir, and John Tatlocke gen. signd a deed to ye Corporacon pursuant to articles obliging them thereunto; it is this day resolv^d in Council that ye said Richard Houghton Esq prst Mair of Liverpoole and Thomas Brookbanke, Alderman and their Baylives and their success¹⁵ Mai¹⁵ and Baylives be indemnified therein, and that if a suit be comenced thereupon, it shall be defended at ye town's charg, the arrear of rent being two years at Michlm last at thirtie pounds ₽ ann^m."

Justification.

1692, October 14th. Lord Molyneux having threatened a suit for the recovery of his arrears of rent against the only surviving trustees, Aldermen Johnson and Seacome, a resolution was passed "denying ye paymt thereof because ye Lord Molyneux hath not p'formd his pt of ye contract, and the said Aldermen Johnson & Seacome shall likewise (if any suit be comenced against them) be defended at ye town's charg."

New Deed.

"1692, Nov 2nd Joshua Fisher gent Maior.

"It is this day concluded in Councell that a new deed be drawne betweene ye towne and Caryl Ld Viscount Molyneux for ye said Lord, William Molyneux Esq and John Tatlocke to sign, and that it be drawn according to ye forme of the old one, and the trustees to be nominated in ye said deed are to be ye persons following vizt

"Ald" Thomas Johnson Sen (Mayor in 1670)
"Thomas Johnson Jun (Mayor in 1695,

M.P. for Liverpool 1701-22)

" Peter Atherton (Bailiff 1673) " David Poole (Bailiff 1685)

" JOHN CHORLEY (Mayor 1678)

" RICHARD HOUGHTON (Mayor 1691) " WILLIAM WILLIAMSON (Mayor 1679)

" WILLIAM CLAYTON (Mayor 1689, M.P. 1701-8)

" RICHARD WINDALL (Mayor 1681)
" ROBERT SEACOME (Mayor 1683)

JAMES PRESCOTT (Mayor 1687)
Thomas Tyrer (Mayor 1688)

" Thomas Brookbanke (Mayor 1690)."

After being in litigation for thirty years, the matters in Final dispute were ultimately arranged in the year 1700. The arrangement decease of the stalwart old cavalier, Caryl Lord Molyneux, in 1699, no doubt paved the way for this settlement.

The final record is as follows:-

"1700 Sept 20th Cuth. Sharples Esq Maior.

Final I paymen

"As to any supposed or real difference between ye Honrble Lord payment. Viscount William Molyneux & this Corporacon, it is orderd in Councell that Mr Mair & whom hee pleased to take to his assistance be desird to attend sd Ld Viscount Wm Molyneux & give fourtie, fifetie or sixtie guineas to putt an end to all differences between that family and this Corporacon and to confirme deeds accordingly."

With the revival of trade and the demand for buildings, the utmost vigilance was required to prevent encroachments on the town lands.

"1668, William Lord Strange Major.

1668.

"March 3rd Memorand that Wm Halsall (and others) did breake Encroachdowne an encroachmt or inclosur lately made by Thomas Duke, and also resisted. did breake downe some pt of a barne lately erected upon the Waste of this towne; and this was so by them done on the behalfe & by speciall order of Mr Maior Aldermen & Baylives & Burgesses of this towne in preservation of theire clayme & right to the said Waste or Comons according to ancient custome there used &c agt all incroaches."

Of the two noble families intimately connected with Molyneuxs and Stanleys.

Liverpool, the Molyneuxs, as the records show, were at continual feud with the Corporation. The Stanleys, on the other hand, were usually on the most friendly terms, filling the civic chair, and interchanging courtesies from time to time. William, Lord Strange, was Mayor in 1668. The following year a circumstance took place which shows that the Corporation were always prompt in action to assert their rights, whether against friend or foe.

1669.

"1669, Nov 15th Thomas Bickesteth gen. Maior.

"Att an Assembly &c It is ordered that whereas a servant of the right honoble the Earle of Darby upon the nynth day of November instant came to Mr Bicksteth Maior of this burrough wth a papr in these words vizt

Claim by Lord Derby. "That I have sent to Liverpoole to let them know I would not take the advantage when either I myself or myne were in possession of that part of Liverpoole which is now in possession of theire towne. I have ordered you to demand of them wen in justice they cannot deny, wen is that they cause quyet possession to be delived to you on my behalfe of those houses lately erected betwixt my house called the Tower & the Sea, & to this I cannot but expect a ready complyance from them.

"C DERBY.

"Lathom 9 Nov '69."

"And demanded an answer of the possession of the houses above menconed to be deliv'ed to him.

"It is ordered att the same Assembly, Mr Baylive Windall & Mr Sam' Fazakerley or some other appointed by Mr Maior shall attend his honor wth a pap' in writing in these words following; what you are to say as followeth. (This afterwards putt off & onely verball answ sent or returned to Mr Jones.)

Corporation's reply.

"That the ground whereupon the sev'all houses are built is the rights of the Corporacon, and that they are seized thereof in fee, and that they cannot deliver the possession wthout betrayinge the rights of the Corporacon."

No further record relates to this transaction. The Corporation retained possession of this property down to 1883, when it was removed to widen the street.

This was not the only occasion on which the Corporation had to resist the claims of Lord Derby.

¹ This comprised the premises formerly lying between Prison Wient and George's Dock, at the foot of Water Street, which must have cut off his Lordship's residence from a view of the river.

" 1608. March 10th Thos Sweeting Esq Major.

"Att a Councell &c It is this day determined in Councell, that Lord Derby's whereas Mr Robert Roper did on the fourth day of this inst March speak allotment. to Mr Maior concerning the improvem's on ye Comon asserting that the Lord of Derby is a Charterer (amongst others) and expected a proporcon of the same; Now this Councell doth order, that a verball answer be return^d to the Lord of Derby viz^t That the Corporacon are sufficiently satisfied that they are Lords of all the Wast & Comon within ye liberties of Liverpoole, & will support the justice of their cause, and will be at the charg of defending the title; and Mr Mair is requested to take due advice Declined. for ye defence of the Corporations title, and ye sd Mair shall be indemnified for any thing he does therein for yo advantage of yo Corporacon & shall be reimbursed any charg that hee shall expend therein."

Edward Moore, of the Old Hall, Oldhall Street, and of Moore Bank Hall, Kirkdale, created Baronet in 1675, was the owner property. of considerable property in the town, which came into collision at various points with the Corporation. He has left on record, in the Moore Rental, his opinion of the characters of the leading men of the borough, which is very unfavourable, embittered, doubtless, by his own unpopularity, and his continual disputes with the Corporation, many of which are entered on the records.

"1672, June 5th Laur. Brownlowe, Merch' Maior.

Moore's

"At an Assembly &c. It is this day ordered by the Maior, Aldermen, resisted." Baylives & Councel. That Edward Moore Esqr and his servants and workmen shall be forthwith interrupted in the building of the stone wall alreadie begun at the sea side upon the Wasts of Liverpoole (west of the feilds in holding of Thomas Andoe, Alderman & another feild called Lancelots feild) in such manner as the said Mr Maior shall think meet. And that the said Maior and all and everie p'son and p'sons by him comanded or appointed, to give such interrupcon or disturbance to the said Edward Moore or his servants in the building thereof shall be defended and saved harmless at the publick charge of this towne."

A memorandum follows that—

"Mr Robert Moore at first discented & gave his reason of dissent, that he would not subscribe ag' his nephew Moore. Nev'theless he afterwards subscribed his name the last of all the Councell."

^{1 &}quot;Charterer," in the vernacular of the district, signified a Freeholder.

1672. Obstruction resisted. "1672, June 10th By order of the Maior, William Mulliney Serjeant at Mace, and William Galley Sub-customer, about seven in the morninge, disturbed Mr Moore's workmen in building a wall at the seaside and gave them warninge in the said Maior's name to desist working then of the same wall as they would answer. And then and there the said Serjeant and William Galley putt downe one stone at either end of the said wall and one stone in the midle."

At the Port Moot immediately succeeding, it is entered—

"Wee present Edwd Moore Esq for building a wall along the Sea Brow upon the Wasts of Liverpoole iijs iiijd."

Further disputes.

"1673 Sept. 3rd Silvester Richmond ar. Maior.

"Att an Assembly &c It is ordered that it be referred to Mr Maior and Mr Robert Roper, to treat wth Edward Moore Esq touching the sea banck, & beginning of a key there (This being the first application of the said Edward Moore) and that the said Edward Moore may take one to his assistance in the said treaty, not being a Counsellor, Attorney, or Solicitor. And this towne shall be concluded wth what Mr Maior & Mr Roper shall act or doe in the premisses on this towne's behalfe."

1676.

"1676 Sept 18th This Order continued as to reference to Mr Roper on the towne's behalfe, both as to Seabanck, and all other matters in difference or variance betweene this towne & the sd Edward Moore, now S' Edward Moore; the said S' Edward taking such one to his assistance being no Councellor nor Atturney on his part, as the said Mr Roper shall approve of."

Other sources of dissension arose from time to time.

"1677 Augt 13. At a Port Moot,

Moore presented.

"We present Edw Moore Knt for dung, stones, and rubbish lying in the streets 20 6d."

"Item We p'sent S' Edward Moore or his tenants for incroaching on the town's waste at the end of the Castle Hill by building thereon part of a howse wherein Peter Allin doth live, and the howse called Dicconson's howse."

Moore resisted.

"1677 Octr 31st Wm Geo. Richd Earl of Derby Maior.

"Att an Assembly &c. Ordered that the fences late pull'd downe and laid wast by S' Edward More or his order, of the inclosures of Mr Robert Secome, Mr James Jerrom and Rob' Prenton, or anie other, shall be made upp againe, and defended at the charge of this Corporacon against S' Edward More or anie other."

The souls of the Aldermen and Council of that day were sorely troubled by the perpetual encroachments against which they had to contend.

Encroachments removed.

"1672 Jany 27th Silvester Richmond ar. Maior. Port Moot.

"Whereas there hath bin an encroachment upon the towne's Wast

w^{ch} appeared by the testimonies of two sufficient witnesses Mr Thomas Preeson and Robert Mercer, weh lies upon the south side of the Castle to Mr Thomas Preeson's house, called by the name of Mr Tarlton's land (leat of Egburth).

"It is this day further ordered by the Jury that the same incroachm" shall bee pulled downe, and built as it hath bin formerly, upon the penalty of five pounds, before the 23rd of Aprill next. This is to be done by the

Ownrs thereof.

"1676 Nov 1st Robert Williamson Mar Maior.

"At a Portmoot Resolved, upon the question, That whosoever hath against endeavoured to envade, incroach or annoy the wasts, rights or liberties encroachof this Corporation, to receive any of the rents of this Corporation to ments. the disinherison of the same, in their just and ancient rights, who by orders in our ancient records have bin inhibited to farme any of the Corporation's lands, or to receive any of the Corporation's rents, and perticularly the rent of Burscow's howse, soe anciently called, being the Corporations inheritance, and yet have attempted to receive the same, or who have attempted to make buildings on the Corporation's lands and inheritance, and have made severall incroachm's on the town's land, and granted the same incroachmts in lease without any leave or admission from the Corporation; is not a fit person to be elected Maior or Cheife Magistrate of this Corporation or to bear any publick office or place of trust for or within the same."

The incipient prosperity and progress of the town after the Progress. Restoration are strikingly manifested by the growing demand for building land, and the commencing development of the Corporate estate. Numerous entries in the records of a very interesting character are evidence of this.

"1672 May 6th Lawr' Brownlowe Mercht Maior.

Leasing of

"Att an Assembly &c. Itt is this day ordered, that for the improvem of Commons. the Wasts and Wast grounds within this towne and for the incouragemt of any that shall bee minded to erect buildings upon or improve any part of the same waste, That it shall bee in the power of Mr Laurence Brownlowe, the present Maior of this towne, with advice of two or more Alderm of this towne, to contract and compound with any that shall bee mindfull to build upon or improve any such wast, upon such yearely rents and for such termes as the said Maior with the advice aforesaid shall think meet; And such Contract, Agreement or Composicon shall bee valid and binding, as done by the order of the Comonalty of this towne."

"1673 Jany 7th James Jerrom Maior.

"Ordered that four acres of Heath shall bee sett out and inclosed and Enclosure of fenced att the charge of the Corporacon in the place where the Maior with Heath. his assistance have appointed, neere the Shooting Butts on the heath. And that Mr Maior with assistance of one or more of the Aldermen shall

see the same bounded out, and contract with workmen forthwith for incloseing and fencing thereof."

Land at Castle Hill. Item "Ordered that the vacant place at the Castle Hill sett out for a building for the Corporacon be built of stone or brick."

"1674 May 25th At a Port Moot.

Lands of James and Crosse. "Ordered that a survey be made of the wast ground att the water side for Roger James, and also of the Washy flash or ditch at the end of Mr Crosse's heys neere the place where the old tithe barn stood for Mr Fazakerley." 2

New Streets.

New streets were beginning to be laid out beyond the six of which the town had consisted from time immemorial.

"1674 March 3rd Sir Gilbert Ireland Knt Maior.

Castle Hey.

"Att an Assembly &c. It is ordered that Mr Gradwell have the breadth of Seaven Yards allotted him for a way from his new intended street in the Castle Heys 8 for 990 years, paying vs ann. And that the same shall be open only as a way and not to be built upon by any of the heyres or Assigns of the Tarltons. And that the same shall not be chained or obstructed against any of the towne in theire passage. Ye rent to begin at Michasnext."

Tarleton's

"Item Whereas heretofore att the request of Mr William Gradwell on behalfe of the daughters and co-heyres of Mr Richard Tarlton deceased, seaven yards of the waste at the sea side over against the lands or close of the said co-heyrs was granted to them for a way from theire new intended street to the sea side, They and theire heyres or other the heyres & p'prietors of the same lands yeilding therefor yearly five shillings pann. to the Corporacon of Liverpoole. And upon a further applicacon made by the said Gradwell, alledging that seaven yards to the front att the sea side would not be sufficient for the said new street, for that the same was to be twelve yards wide. It is therefore ordered that twelve yards to the front shall be allowed to them fronting the same street, at eight shillings pann. rent for the whole."

Old Town Hall leased. "1675, Sept 22nd Mr Peter Atherton is admitted tenant to the old Town-hall, being about fourteen yards to the front for sixtie one years from and after the fifteenth day of October next at fifteene pounds rent yearly at Michas. The towne to have the use and enjoym of the old storehouse till a new one be built; and in the mean time five pounds part of the said yearly rent is to be rebated; the said Peter Atherton within six years, building or causeing to be built the said messuage three storeys high with cellar under the same. The same new building to come noe further in the street than the old Prison or Channell doth extend."

¹ The site of the present James Street.

² In Tithebarn Street, top of Hatton Garden.

⁸ Now Harrington Street.

⁴ The present Redcross Street.

^b The old Town Hall stood in High Street on a portion of the site occupied by the Liverpool and London Insurance Offices.

"1676 Nov 1st Robert Williamson Major.

"Ordered that entries be made forthwth into & upon the house called the 'Mardyke' at the west end of Chappell Street—the new wall or key Mardyke. thereto adjoyninge, & the Lyme Kilne thereto adjoyninge; -the house at Dale Street end in possession of Wm Gardner-& the Wynd Milne on Windmill. Liverpoole Heath or Wast; by such p'son or p'sons as Mr. Maior shall thinck fitt & appoint."

"1680 Oct 18th Thomas Clayton Merchant Maior.

"Ordered, that the new marked ground at Fall-well be let for one Fall Well and twentie yeares at yearelye rent for ye Corporacons best advantage; Lands. wth was lett by inch of candle in the towne hall for the terme aforesaid att eight pounds, seaven shillings, sixe pence paid yearely on the twentie ninth daye of September-Lett unto Joshua Fisher of Liverpoole Vintner."

"1684 Mar 25th Robt Seacome gent^m Maior.

"According to order of Mr Mayor and Aldermen by consent of the New House, Councell, the new house in the Dale Street with the appurtenances belong. Dale Street. inge to this Corporation was exposed to sett and lett by inch of candle, and was then lett unto Mr Robt Carter for the terme of seaven yeares at thirty eight pounds yearely rent, to bee paid at the feast of Saint Michael the Arch-Angell. The Corporation to erect a kitchen, a wash house an house of office & swine house, and to make partitions in the house where necessary, & putt all the premises into tennantable repaire."

"1685, June 3rd Ordered, that Aldn Edward Tarleton shall for one Tarleton's yeare next ensueinge enjoy the benefitt of the fish yards by him lately Fish Yard. built, payeing two shillinges sixe pence rent for the same, and allowing Mr Maior or his deputie everie Friday, all the fish taken in ye fish yards

in one tide."8

"1685, Nov 18th Oliver Lyme Esquire Maior.

"Ordered that Jonathan Brookes bee admitted to make sixtie thousand Bricks made bricks on the Comon & have a portion of ground sett out for that purpose on Heath. by Ald Windall, Mr Norres, Mr Travers, Mr Prescott & Mr Barker; hee making noe wast of ground, nor imployeing anie laborers unles he give securitie for them to the Corporation, & selling brickes at five shillings & six pence & thousand, & payeing to ye Corporation four pence & thousand.

"The like libertie granted to Robert Lucas to make three hundred thousand brickes upon the same conditions."
"1687, Dec 9th James Prescott Maior.

"Ordered that the Wast ground at ye water springs (heretofore reserved Water for publique use) bee measured and lett to Thomas Tyrer for the terme of Springs. three lives, hee paying for the same after ye rate of 511 p acre."

"1688, March 7th Upon Mr Danvers petition Ordered, That the Wast Land about ground neere ye Castle on the south side of Richard Lurting's wall be Castle.

² In St. John's Lane, corner of Roe Street.

¹ The Mardyke was an ancient fort at the foot of Chapel Street. It is shown in the view of Liverpool in 1650, given in Vol. I., Pl. 3, of Herdman's Pictorial Relics.

⁸ This fish yard or weir was on the shore near the foot of Redcross Street.

viewed & reported, and to consult Mr Danvers what buildings hee would erect there.

"1689, June 5th Thomas Tyrer Esqr Maior.

Enclosure of Turf Moss.

"It is this day ordered in Councel, yt no person shall enclose any part of the Turf Mosse till first he has shew ye Councel his title; and all such persons as have already made enclosure, shall bring their deeds by ye next Councel day to shew their titles, or their enclosures shall be pull'd down, they having notice of it before."

Pluckington Bank.

Pluckington's Bank, the shoal which interferes with the landing stage and the entrance to the southern docks, has acquired an unenviable notoriety. We find in the records some references to it in its incipient state.

"1600 Feby 4th Thomas Brookbank Maior.

Pluckington's Petition declined.

"Upon Mr Wm Pluckington's peticon concerning the banck washing away near his house, and desiring the town to pay a proporcon of the charg in repairing of it to p'vent ye falling down of his house. It is order'd in Councel yt no allowance be given him to slutch ye frosse lake, provided he make twenty pounds improvmt on ye sd spott of ground, but his peticon concerning ye land of ye east end of Mr Joseph Fishers ground is rejected."

Lease to Pluckington.

"1691, June 3rd Mr William Pluckington's peticoning for a p'cel of ground upon ye Comon for a certain time, the Councel have thought fit to order him four acres to be sett out for three lives at twelve pence each acre \(\psi\) ann, provided he secure y' foundacon of the bank at y' Bowling Green; otherwise the land with its improvm^{ts} is to returne to ye Corporacon."

"1693, March 7th Jasper Maudit Gent. Maior.

Clayton builds Bridge.

"On Capt William Clayton's proposal either to build a bridge at his own charg & so to uphold it, over against the Park Lane in consideracon of having a certain proporcon of ground for three lives and twenty one yeares at a certain yearly ground rent, or if the town build ye sd bridge at the Corporacon charg to sett out a parcell of lands thereabouts to several tenants for three lives and twenty one yeares at a certain annual rent, it is Ordd that Mr Major be pleased to take such of the Aldermen and other Councell men to view the same as he thinks fitt, to make a return thereof against next Councell day, and to view what quantity of ground & whereabouts may be so sett out in order to such an improvement."

"1697 Decr 14th James Benn Esqr Maior.

Moore's Moss Lake.

"Whereas Mr Mair is informed, that Sir Cleave Moor and others have a encroachment design to take in some Commons near Mosse Lake, Mr Mair is desired to order any person that shall offer to digge or fence in, any of ye sd ground, to

This was on the sea shore, on a projecting point a little to the south of the site of the Salthouse Dock.

be brought before him, and to bind ye person or persons (so digging or enclosing) over to ye Quarter Sessions, and to prosecute him hir or them according to law at ye charge of ye Corporacon."

The question of the existence of coal in the strata under Sinking for Liverpool, a moot point even at the present day, attracted coal. attention nearly two centuries ago.

"1698 Feby 2nd The Councell doth this day conclude. That a sume not exceeding tenne pounds be expended at ye town's charg this summer for an experimt to bore for Coales on ye Comon."

The Old Hall at the north end of the town had been from a Old Hall. very early period, at least as far back as the thirteenth century, the original seat of the Moore family before their migration to Bank Hall. A large field adjoining the hall was called the Parlour Hey. Sir Cleave Moore, who succeeded his father in Parlour Hey. 1678, was desirous, in the increasing demand for building land, to utilize this property. The following record relates thereto:—

"1698 Feby 9th James Benn Esq Maior.

"Whereas there is a proposal made by S' Cleave Moor to be admitted Proposed new to have an opening to two streets (intended to be built) from a field at ye Street. North side of ye town comonly called Parlour Hey, & some proporcon of ground that may be an additional convenience to such a design, on & to the westward of ye sea bancke, and an equivalent propose in lieu thereof, we is a vacant peece of ground (as it now lyes, onely a shop inclusive & building over it & old buildings running linable from that & an old howse where Mr Amerie dwells) betweene Mr Robert Carters and George Griffith's houses in Jugler Street or some other peece of ground, yt S' Cleave Moor or his Agent may offer in exchange. The Councell doth consent that Mr Mair be requested to take to his assistance Aldrim William Preeson, Aldr Thomas Johnson senr & junr, ye pr Baylives, town Clerke, Mr William Travis and Mr Thomas Sweeting, or ye major part of them to his assistance, to conferre with & contract wth S' Cleave Moore (if found convenient) to ye Corporacons best advantage."

Under this arrangement a street was cut through the Parlour Hey, but not completed until 1707, when, in commemoration of the union of the English and Scottish kingdoms, it was called Union Street.

Union Street.

Grant to Poole. "1700 June 28th Cuthbt Sharples Esq Maior.

"On Mr David Pool, his renewall of his peticon, hee is granted a lease of three lives and twenty one yeares of ye ground hee formerly peticon'd for; he to build twenty yards front, sixe yards square and to pay twenty shillings pann., and ye wall hee has built may be removed to make ye way seaven yards broad from ye ditch, vize to ye northward of ye building some time since intended for a Chapell and linable to ye southward."

1678. Loan taken up.

It has been mentioned above that in order to defray the expenses of the litigation with the cheesemongers, which commenced in 1695, it had been found necessary to raise £600 on mortgage. The money was borrowed from different parties in Wigan, Warrington, Chester, and Maghull. The mode in which the money was secured is rather peculiar. Bonds or obligations were signed by the Mayor, Aldermen Sweeting, Johnson, sen. and jun., and Benn, for each sum borrowed, under a penalty of double the amount. To save these gentlemen harmless, a mortgage was executed to them of the Fish House or Market, recently built in Chapel Street, which is thus described:—

Fish House.

Bonds.

Mortgage of Fish House.

"All that messuage, building or tenement, erected and built upon the Wast of Liverpoole afores^d situate in a certain street called Chappell Street, denominated and known by ye name of ye Fish House, extending twenty yards in length, and all and singular ye roomes, warehouses, Wayes, entries, liberties, easements, priviledges, profits and comodities whatsoever to ye said messuage or tenement lying, being, belonging or in any wise appertaining, together with ye Toll of all fish, potatoes or other roots there sold or brought to ye Markette, to witt, for every horse load of fish belonging to forraigners (be it greater or lesser) three halfpence; for every bushell of potatoes a halfpenny, for every basket, pannier or other burthen brought by persons on foot one penny; every forraign freeman to pay one moietie for his so standing as is payd by a forraigner. The lease of which fish house and p'misses is now in yo possession of Ann Tarleton, widow and relict of Edward Tarleton late of Liverpoole marrin deceased, by virtue of a lease thereof made to the said Edward Tarleton and bearing date the twenty ninth day of Octobr one thousand six hundred seaventie eight for ye tearme of fourscore and nineteene years, if Thomas, Francis and Ann Tarleton son and daughters of ye sd Edward Tarleton so long live and after ye decease of ye longest liver of them for ye further tearme of twenty one yeares."

The new street, now Lord Street, having been made Lord Street across the Pool Stream, the Common lands beyond were Street. laid out for building, and St. Peter's Church was commenced about the end of the century.

"1700 Decr 23rd Richd Norris Esq Maior.

Church.

"It is concluded in Councell that ye remaining part of ye field where ye Church is building, & other fields, be sett out for three lives and twenty one yeares, on a reasonable ground rent, reserving ground for ye ministers houses & gardens; ' and y' a draught be made & returnd ag' next Councell day, how to sett out streets &c. That ye buildings be handsome & uniform, & a note be sett on ye Exchange yt persons may come & peticon for proportions to build on."

"It is orderd that Mr Maior, ye Aldm, Baylives, Mr Crane & Mr Braddock, Leasing & such of ye Councell as will attend ye same, do meet twice a week at ye Lands. Exch., viz Munday and Thursday fr. 4 to 7 a clock in ye evening, & to make contracts with persons as have an inclination to improve ground near ye Church; & for ye improvemt of ye design'd Markette place in Jugler Street, and that a book be kept for ye purpose, and that five p'sons make a quorm and to returne their proceedings to ye Councell monthly, & the Contracts to be signed by ye persons then prt."

"1701 Decr 3rd Rich Norris Esq Maior.

"Mr David Poole peticons for some ground butting upon Cable Street, Cable Street. Atherton Street & Mr Ino Turner's yard, with a design to make pan-tiles Atherton for covering of houses; no clay (except that) near ye town being for that Street purpose, it requiring a blew slutchy clay. Its order that Mr May be desired to take such of ye Councell with him as hee thinks fitt, to look out some other peece of ground for that purpose, that may have clay in it, suitable to this proposall, & to contract with ye undertakers."

"1702 March 11th Mr Mair, ye Aldr & ye rest of ye Councell, who went Bagnio. to view ye ground for a Baignio (hot bath) to be erected by Mr Dene, determine y' ye sd Mr Dene shall have ye sd ground, building 8 yards square, at six shillings pann. for 3 lives & 21 yeares fr Wm Clayton Esq his west wall, 12 yds broad towards Mr Braddock, & to ye extent of his land."

After the close of the civil war, the Castle of Liverpool was Castle. ordered by Parliament to be dismantled, but the order was only partially carried out. During the latter part of the seventeenth century the Corporation were the tenants under the Crown. The central position of the site rendered it a very desirable acquisition, and overtures were made to obtain a grant.

1 This was never done.

Application for Lease to Lord-Lieutenant.

"1694. July 9th Jasper Maudit gent. Maior.

"Orderd that the Ld Macclesfield be discowrsed about a lease for the Castle, in order to p'vent all people and necessitous (under that subterfuge) to become at last inhabitants and a charg to the town."

1696 Tho. Johnson Jun. Maior.

The deputation sent to London to endeavour to settle the litigation with the cheesemongers were "also empowrd to treat with ye Rt Honble ye Earl of Macclesfield concerning ye Castle & to make as good a contract as they can about it either by fine or otherwise for ye advantage of ye Corporacon."

"1698 Jany 3rd Thomas Sweeting gent Maior.

Act for Parish Church and Castle.

"Whereas S' William Norris, Baronet, & William Clayton Esq, Burgesses for ye burrough of Liverpoole, were desired to procure an Act of Parliament to make Liverpool a Parish of itself, distinct from Walton, to erect a church &c and to agree with ye Rt Honble the Earl of Macclesfield for ye Castle & appendages thereunto belonging. Now this Councell doth order, that ye sd burgesses shall be reimbursed the charges that they or either of them have or may expend thereon, and shall be indemnified at the charg of the Corporacon."

"1700 Jany 20th Thom. Bickesteth armig. Maior.

The Castle was granted to the Corporation on an annual tenancy by the following document:—

Grant of Castle.

"By virtue of a power to mee granted by ye Rt Honrbl ye Earle of Macclesfield, I do hereby assign and sett over unto ye Mair, Baylives & Burgesses of Leverpoole in ye county of Lancastr & their successrs all ye Castle whin ye liberties of ye same, lying and being in Liverpoole aforesd (excepting such a part thereof comonly called ye store for arms and ammunition) from & after ye twenty fifth day of March next ensuing ye date hereof, for & in consideracon of ye yearly sume of twenty eight pounds, to be paid yearly by ye sd Mair, Baylives & Burgess & their successors, unto mee or my order.

"John Morris."

A further lease was granted in 1704, but the site was only finally vested in the Corporation by an Act (1 George I., c. 21) obtained in 1715.

Revenues.

The revenues of the Corporation were derived partly from real estate and partly from tolls and town dues. The estate during this period was rapidly increasing in value, and the Corporation had money in hand.

¹ The Earl of Macclesfield had been recently appointed Lord-Lieutenant of Lancashire and Constable of the Castle of Liverpool.

In April, 1688, it was ordered—

1688.

"That the sume of twentie pounds shalbee allowed & paid out of this Resistance to townes stocke unto the owners of shipps in this port, towards their Ballast defence against the imposition of Ballast money in Ireland."

At the same time it was ordered—

"That one hundred pounds of the townes stock bee lett to interest Money lent. for seaven yeares unto Aldn Edward Tarleton, upon good securitie, & was done accordinglie."

A few years after this the Corporation had to borrow money themselves to defray the expenses of litigation.

In the settlement made with Lord Molyneux, in 1672, a Burgage question subsequently arose whether the burgage rental was included in the bargain. Ultimately a compromise was effected under which these burgage rents passed to the Corporation. A list is given in 1668, in which there are eighty-nine entries, but this cannot contain the whole number, which originally consisted of 168. The tenements are in Castle Street, Water Street, Dale Street, Jugler Street, Tithebarn Street, with outlying portions elsewhere.

In 1672, a list is entered of the rents due at Michaelmas Corporation for the lands belonging to the Corporation. These arise from Rent Roll. premises in lease, principally for three lives and twenty-one years. There are thirty-eight entries.

A considerable portion of the estate at the northern side Lands north of the town, the Gallows Field, God's Croft, the great Town Field, &c., have disappeared without their alienation being accounted for.

The records relating to the Town Dues are referred to Town Dues. below. There existed from the earliest period a sort of octroi or petty tolls on all goods brought in, or carried out by land. These were the less liable to be disputed, as the entrance could be prevented of all who refused to pay. Freemen were exempt, as also certain townships in the Exemptions.

vicinity, Prescot, Altcar, and others. The toll varied from one penny to sixpence per cart load, according to the nature of the goods. Double tolls were charged during fair time.

"1675 Sep 22nd At an Assembly &c It is ordered that noe tolls be taken from the inhabitants of Alker, till this Corporacon have taken further advise from Counsell concerning the liberties of Alkar & theire right to be exempt from tolls."

Ingates and Outgates.

"1701, Oct 28th Ric. Norris Esq Maior.

"Mem. Jno Sandiford that day (# Ald" Johnson's order) did take ye tolls of ye Ingates & Outgates to comence from this day at fourteen Pounds # ann.

"And the same day John Marsh, Porter, took ye tolls of the roots (fruits &c at Whitecrosse usually collected by Edmund Lea excepted) at seaven pounds &p ann. from Saturday last inclusive, to determine ye next St. Luke's day."



BURGESSES AND FREEMEN. RESTRICTIONS ON TRADE.

Notwithstanding the restrictive clauses were struck out Monopoly. of the charter of Philip and Mary, and never re-enacted, the Corporation continued, in spite of the law, to enforce the trading monopoly of the freemen.

"1673 Apl 28th Richard Blackborne and Jane his wife for keeping Non-Freemen an open Haberdasher's shop in Liv'poole, not being free, fined xx".

"Ro. Ticknor for contriveing an instrument to hinder Jane Blackburne

paying fines imposed on her xs.

"Peter Walker being party and privy to the same contrivance vis viija. "Hugh Diggles being also party and privy to the same contrivance

vjs viijd," "1674 Thomas Whitehead for keeping an open shop not being free fined vjs viijd."

Some attempts made about this time to relax the rigidity of the restriction were sternly suppressed.

"1676, Octo 18th Robert Williamson mariner Maior.
"At a Portmoot. Resolved upon the question. That by the ancient Resolution. custome and usage of this Corporation, any person intending to get his living by buying and selling in way of traffick, trade or merchandize, not having served an apprentiship seven years to a freeman of this burrow not being the son of a domestick freeman and borne within this burrow, ought not to be made free without speciall order of the Councell of this Corporation."

"Resolved upon the question; that by the ancient custome and usage Restrictions of this Corporation the Maior for the tyme being without his Baylives, on Admission. major part of the Aldermen and town-clerk being present, ought not to administer the oath of a freeman to any person to the intent to admitt a freeman of this Corporation without special order of the Counsell to that purpose."

"1676 Nov 1st Resolved upon the question; that all those who Admissions within three dayes before the election of this present Maior were irregularly cancelled. brought in to be sworne freemen of this Corporation, there not being any order of Councell to enable the doing thereof, shall not be deemed freemen duely elected of this Corporation, nor shall be enrolled by the Town Clark in the roll of freemen."

Aldermen rebuked.

"Resolved upon the question; that Ald Thomas Andoe, Ald Peter Lurting, and Ald Thomas Johnson, who introduced and promoted the aforesaid persons to be irregularly admitted to take the oaths of freemen of this Corporation, are guilty of a breach of trust, and have acted contrary to their duty expressed in the oath of a freeman, for preservation of the ancient custome of this Corporation."

The consideration paid for admission to freedom varied much. In many cases the record states they were admitted gratis; in others a heavy payment was imposed. Thus—

Payments for Admission.

- "1678 Octr 4th Ordered that Mr John Rowe bee admitted free payeing 100th fine."
 - "1685 May 13th Sir Rich Atherton knight, Maior.
- "Ordered That everie person who is sworne freeman of this burrough shall henceforth paye unto ye officers ye fees underwritten viz' To the
 - "Towne Clerke, two shillings & sixe pence
 - "Sergeant at Mace, two shillings
 - "Sword bearer, one shilling six pence
 - "Water Baylive, one shilling
 - "Porter of the Exchange, sixe pence."

Arms to be provided.

The freemen undertook certain obligations, amongst others that of providing arms and giving attendance.

"1676, Octr 23rd Portmoot. Wee order that all freemen within this Corporation shall keep sword, firelock and muskett, and those who are not provided, shall furnish themselves therewith before the second day of February next."

Freemen to appear.

"1671 Octr 23rd, Ordered that whereas severall Gent. and other persons who are made freemen of this Corporacon and doe noe suite nor service to the same, that all such p'son or p'sons shall formally appeare at the first Quarter Sessions holden after the election of the Maior or by assigne of his behalfe; whose maketh default or neglecteth the same shall loose the benefit of his freedom."

Orders to be published.

"Ordered that Mr Samuel Fazakerly shall before tenne of the clock of the next markett day deliver a true copy of all such orders as are requisite to be comunicated, unto the freemen of this towne and country, which said orders are to be fixed upon the most fitt place for that purpose."

Some of the entries relating to the admission of freemen are curious and noteworthy.

Plate given.

1684, Augt 6th Mr Andrew Barlow, apprentice to Aldⁿ Clayton was admitted free, hee giving a peece of Plate to the Corporation, vallue left to his discretion, & was sworne the same day."

1694 Octr 3rd Robert Haddock, being voted free at twenty pounds Payment fine, accepts of it & prays the Councell to excuse the oath, and hee'l subscribe the Declaration."

Things were carried with a high hand when such a regulation as the following could be enforced:—

"1695, Decr 4th Tho. Johnson Jun. Maior.

"It is this day orderd in Councell, that if any inhabitant of this towne Restrictions, shall p'sume for ye future to sett a house or room to any person not free of this towne without giving notice, as ye law directs, the said person so offending shall pay five pounds fine to the Corporation for every such offence."

The freemen, in return for their privileges, had to submit exclusively to the jurisdiction of the local courts.

"1679, July 14th At a Port Moot.

"Wee present Mathew Adlington for comencinge suite at Darbie Court Fine. against Edward Hornbie, contrarie to ye oath of a freeman—3° 4d."

Permission was occasionally given to non-freemen to carry on trade upon conditions.

"1672 Sept 4th Ordered that Mr Thomas Cleyton shall bee admitted Permissions to to trade at xx^s & quarter dureing pleasure, payeing his towne's customes trade. and leyes, & alsoe his arere of fines."

"1689, Nov 20th Ordered That Edward Massey (sometime since an inhabitant of Athlone in ye kingdom of Ireland) be suffered to live in town (during Mr Maiors pleasure) and to drive some small retail trade for ye prest support of his family, provided he give security not to bring any charg upon ye Corporacon; Mr Charles Smith, securitie."

1690, Jany 8th. "William Norman, Bookseller, allowed to live in town and keep a shop, for sixe months, without any disturbance, provided he give a note under his hand not to enjoy ye benefit of it any longer than that time, and give securitie to leave the town at that time."

The great bone of contention, however, was the levy of Town Dues. town dues, about which there was a perpetual wrangle, carried on for many generations, in which the Corporation were for the most part successful, though occasionally they were made to smart for excess of zeal.

Exemptions had been given by Royal grant to the mer-Towns chants of London, Bristol, Wexford, and Waterford, and the exempted.

inhabitants of Altcar, Formby, and other villages on the Mersey put forward the same claim by prescription.

Resistance.

As the commerce of Liverpool began to develop, other towns offered opposition to the impost. In 1663, Carlisle, Lancaster, and Wigan took proceedings at law to rid themselves of the infliction. The Liverpool Corporation were always equal to the occasion, and never flinched from the most determined assertion of their rights.

Cheshire to pay.

"1664, Feby 25th Peter Lurting Gent Maior.

"It is ordered that upon landing of anie cattle or other goods on Worrall side ov' against & whin the lib'ties of this port, the Water Baylive for the tyme being shall distreyne anie the said goodes, cattells or merchandizes for the usuall customes due to this towne; and for such distresse shall be indemnified."

Sanction for Defence.

"1664 Augt 22nd It is also ordered that if anie suit be now comenced or hereafter shall be comenced agt the now Mr Maior, or Mr Sturzaker, Hall keep or others for or concerninge anie goods distreyned for anie town's custome of Halledge, soe usually called according to the use of this burrough by Mr Greenwood or any other freemen or inhabitants of the burrough of Lancaster, or by Mr Seawell or any freemen or inhabitant whatsoev of the citie of Carlisle or burrough of Wigan, wee doe unanimously agree ord & think fit; That they and evice of them the said Mr Maior, Hall Keep & town's custom respectively shall be borne and saved harmlesse by this burrough. And all charges concerning the same expended or to be expended shall bee paid out of the treasurie of this towne."

Suits with Carlisle and Lancaster. "1666 Feby 28th Michael Tarleton gen. Maior.

"Att an Assembly &c It is agreed unanimously by them then and there present, that whereas the fremen or burgesses of the city of Carlisle & town of Lancaster doe clayme a freedome from payinge anie tolles or towne's customes whin this burrough; and have had formerly suites wth the offic^{rs} of this towne touching that busines; and still threaten to prosecute the like suites agt some of the offices of this towne for taking such custome or customes, and now ordered in & by the said Assembly; That from henceforth all and every such offic or agent whatsoever, a free burgesse of this Corporacon as shall be ymployed or intrusted by Mr Maior of this towne for the tyme being, for the taking of such toll or towne custome, from any of the Citizens or Burgesses of the cities of London, or Carlyle, or towne of Lancaster, shall for any theire soe doinge be indemnified in that behalfe att the publick or comon charge of this burrough. And all necessary costs and expences they or any of them shall be exposed unto about the premises, shall be likewise paid out of the publick stock of this towne."

1666, May 18th. "Whereas the owners and masters of shippes belonginge to this Port and Burrough of Liverpoole, being all or most of them Ship Masters free burgesses of the same, have respectively by theire oathes att their responsible. infranchisement ingaged to theire power to further and increase the lib'ties & customes of this towne, and to be ayding and assisting to the Major of this towne and his offices in execucon of theire sev'all offices, for mayntenance of the said customes. Nev'theles the same owners and masters, or many of them, have not only omitted to make theire invoice of goods by them imported, but also have bin remisse, if not wilfully refusinge, to contribute theire due assistance to the said officrs in colleccon of the dutie & towne's custome of cattell & other goodes by them imported from Ireland. It is therefore att a gen'all meeting of the Maior, Aldermen & major pt of the Comon Counsell of this burrough thought fitt & ordered, That from henceforth the respective owners and masters and pursers of vessells belonginge to this port (being freemen of this burrough) shall at theire landinge or discharginge of anie cattell (by them brought from Ireland) win the lymitts of this port, pay or cause to be paid, and satisfyed to the towne's customer for the tyme being, the said duty or towne's custome for such cattell respectively as they shall ymport into this harbor or lymitts thereof, be the same in Cheshire or Lancashire side, upon payne of vis viija for every default. And if any question arise touching the premises att any tyme hereaft, any offic ymployed for collecting the same, or levvinge the said penaltie shall be defended & saved harmeles att the charge of the towne."

1666, July 23rd. "It is ordered and agreed according to former order Lancaster that no goods seized or distreyned by Mr Sturzaker (hall keeper) or anie Goods other officer of this towne for any towne's custome from Mr John detained. Greenwood, or any the inhabitants of Lanc' shall be redelivered. And if any suit or question arise therein, Mr Sturzaker and ev'y offic of this towne that may thereupon be questioned, shall be indemnified by this

"The like order is also made in the suite betweene Carlyle (City) & Mr Carlisle. Sturzaker & Thomas Rowe."

The matter slumbered for more than twenty years, but in 1689 the question was revived, and led to a long and expensive litigation. The towns of Lancaster and Bridgwater were first in the field.

"1689 Mar 28th Will. Clayton Esq Maior.

"Whereas Augustine Greenwood of Lancast and other inhabitants Suit with thereof do refuse to pay ye town duty for goods here imported; Mr John Lancaster. Hodgson the collector thereof is appointed to distrain upon a propor conable pt of every persons goods, in order to secure yt town duty. The town is to indemnify him if any suit be comenced, agreeable to an order of ye like nature in ye year 1664, Peter Lurting, Maior."

Soap distrained.

- "1690, March 4th Thomas Brookbank Maior.
- "Whereas Mr John Hodgson is sued to an Exigent by one John Brier of Lancast' (in Trespasse) upon account of a brl of sope distrain'd on for ye town duty. It is this day orderd in Councel y' ye sd Jno Hodgson shall be indemnified in ye matter, and the suit shall be defended at ye charg of ye Corporacon."

Exchequer Commission.

- "1692, Sept. 19th Rich. Houghton Esq Maior.
- "Then shewed at the execucion of a Com^a at Liverpoole issued out of the Excheq^r in a cause betweene the Attor Gen'all at the relation of the borough of Liverpoole & John Hodgson pl^{ts}, ag^{te} y^e borough of Lanc^r. Augustine Greenwood and Jo. Bryer def^{ts}, & deposed unto by Joshua Maude & Thomas Sherwin."

Dispute with Bridgwater. "1692, Octr 26th Whereas by a letter from Mr Roger Hoar, Merchant, and now Maior of Bridgwater, dated 26th Octob 1692 and directed to Mr John Hodgson, hee the said John Hodgson is orderd by ye said Mr Hoar not to pay any town's duty for ye said Mr. Hoar's salt, unto ye towne of Liverpoole. Now, upon reading, ye said letter this day in Councell, and duly considering the same, it is ordered; That all salt that goes to Bridgwater from Liverpool (the town duty whereof is denyed to be paid) shall be measured, and a reasonable proporcon thereof taken and sold to pay ye town's duty and charg, if ye entrey be right, but if underentred, then ye town officers to take so much of ye said salt (and sell it in open Markette) as shall suffice to pay ye town duty and charges. The surplus (if any be) to be returned to ye Mast of ye ship, out of which it is taken, or to ye proprietor of ye said salt."

Proceedings against Lancaster.

- "1693, Apl 19th Joshua Fisher gent. Maior.
- "It is this day concluded in Councell that whereas there is a suit depending between this town and Lancaster in y° name of Augustine Greenwood Plaintiff and John Hodgson Deft (whereof a hearing is to be at London y° tenth day of May next). That Ald™ William Clayton go to London to sollicite and manadg y° said affair and that John Sandiford, town clerke, do accompany him and give his assistance therein; and both their charges are to be defraid by y° town, and whatever Ald™ Clayton shall do in order to y° accomodacon of y° matter (if any proposall should be made in that kind) y° town will confirme and stand by."

Disputes with Cheesemongers.

The most serious opposition was that made by the cheesemongers of London, who were a powerful and wealthy body. The produce of the dairy farms of Cheshire was brought down in barges by the Weaver and upper Mersey navigation, and shipped in larger vessels for London. The Corporation claimed to levy town dues on the shipments, which was resisted by the London merchants, who claimed exemption under Royal Charter. The litigation commenced in 1692, and was not terminated until 1700. In the course of the proceedings the cheesemongers took the opportunity, in 1695, of presenting a petition against the granting of the charter, which, however, was unsuccessful.

The first note for war was sounded in September, 1692.

"1692 Sept 20th Rich. Houghton Esq Maior.

"It is this day concluded in Council that whereas, several of yo Cheese-Distraint on mongers in London have denied yo paymt of Town duty for cheese, and yo Cheese-Adventure of London (Thomas Thorp Master) is loaden with cheese, and yo Warehouse Keeper of Frodsham and Ince, as also Thomas Thorp, Master deny yo paymt of yo town duty; it is concluded that William Heyes, town customer take Sergeant Roe and yo Waterbaylife to his assistance, and distraine upon sixe hundred weight of cheese, computing there to be about seaventie Tunns on board; and in case a suit arises thereon, it is to be vindicated at yo town's charg; and if for yo future any other ships being loaden with cheese yo town custom is denyed to be paid for yo same, William Heyes is to proceed as in this pr sidt."

Some doubt appears to have arisen as to the legality of this summary course, for we find—

1693, March 7th "Whereas a difficulty doth arise in the collection of Counsel the town duty of cheese shipt for London, it is ordered, that Mr Daniel consulted. Lawton be desired to write to some eminent Counsell in London, whether the Corporacon may safely take the cheese out of their ships, weigh it, and dispose of it, returning the overplus."

A suit was now prosecuted by the cheesemongers for illegal distraint, whereupon we read the following:—

"An acct of the charters sent to Prescot to Mr Daniel Lawton ye 5th day of June 1694, to be convayed to London in order to proceed on the tryal between the Cheesemongers and this Corporation."

Then follows the list of charters from King John to James Charters II. The charter of Charles II. is wanting, but the exemplifi-produced. cation as it now exists was then extant.

[&]quot;1694 Sept 5th Jasper Maudit gent Maior.
"It is this day concluded and agreed upon in Councell That whereas Resolution of Council.

there are now two suits depending, one betweene the Cheesemongers of London, and the other betweene Lancast^r and this Corporacon in which the names of the p^rsent Maior and Baylives are made use of in Writts of Subpæna and other matters in the law; the said Corporacon shall save harmlesse and indemnified the p'sent Mai^r and Baylives and their predecess^s from any charg, damadg or incumbrance whatsoever that may befall them, their heirs, execut^{rs} or administ^{rs} on acc^t of the said suits; to which this p'sent Councell (or so many of them as are here p'sent) have set their hands the day and year before mentioned."

Signed by the Maior and 37 others.

Money now began to run scarce, as appears from the following entry:—

1696. Payment of Expenses. "1696 Feby 5th Thos Johnson Jun. Maior.

"It is this day ordered in Councell, that whereas a suit is now depending between the Cheesemongers of London and the Corporation, and a considerable summe of money hath been already and is likely to be expended thereon; That the money so expended or to be expended shall be paid out of the town stock, and the present Maior and Baylives are and shall be indemnified from the same, and from any other suit comenct against the Mair, Baylives and Burgesses of the Corporacon of Liverpoole on yt acct."

"1696, March 7th Mem. To order persons to meet dayly about ye suit wth ye Cheese-Mongers."

Abortive attempts were made towards a settlement.

Negotiations.

"1696, June 3rd Tho. Johnson Jun. Maior.

"Whereas there is a suit depending betweene ye Corporacon and Cheese-Mongers of London touching ye duty & a hearing thereof is appointed to be at ye Barr of ye Exchequer on Thursday ye 25th of this inst June in order to a tryal next Michs tearme; It is orderd that Jasper Maudit Esq be desird to be at ye hearing & that John Sandiford Town Clerke go to London at ye town's charge to attend Mr Daniel Lawton ye Sollicitor, & give ye best assistance hee can in ye businesse. And in case a fair proposal be made ye sd Jasper Maudit Esq & Jno Sandiford may have power to treat about it & make such tearmes as may be (according to ye best of their judgmts) consistent wth ye Hong & intt of ye Corporacon or make choise of an Arbitrat on ye town's acct to make an honble end of ye same."

The negotiation was resumed early in the following year.

Negotiations resumed.

"1697 Mar 3rd William Preeson gent Maior.

"Whereas an order was formerly made viz' the third day of June last, that Jasper Maudit Esq and John Sandiford town clerke should treat with the Cheesemongers of London, touching the difference or suit now

depending between them, or to make choice of such arbitrators on ye town's account, as might make an honble conclusion of ye same, and that businesse came not to any determination, but is still depend. And by a letter of ye 27th ultimo Jasper Maudit Esq hath intimated unto Mr Mair, that it is the opinion of Mr Wm Bathurst, our Sollicitor, that the Defence should go on, or at least not be abruptly broak off; it is this day orderd in Councell, that William Norres Esq and Jasper Maudit Esq be desired to take the trouble upon them to advise with Councell, and to go on either with ye Reference or otherwise, as shall be most consistent with the town's reputacon and intrest."

The matter now slumbered for two years, during which there is no entry.

"1699 Mar 13th Tho. Sweeting Esq Maior.

"Whereas a suit is now depending between ye Cheesemongers of Proposals. London and this Corporacon, touching the town duty of their cheese, and some overtures are proposed, to make an accomodation; This Councell doth order That William Clayton Esq, one of our prt representatives in Parliament do treat about it, and whatever agreements hee makes with them relating thereunto shall be confirmed and allowed of by the Corporacon."

"1699 May 29th Whereas ye cause with ye Cheesemongers of London Deputation to is now at issue & a tryall is fixt to be this ensueing tearme at ye London. Exchequer Barr, West Minster; This Councell doth order and request Thomas Sweeting Esq pt Maior of Liverpoole, Jasper Maudit Esq, Richard Norris Gent, and John Sandiford town clerke, to go up to London to manade that affair, and if a proposal of an accomodation happens, this Councell gives them full powt to make a peaceable determination thereof; all ye charg of Councell, evidence, expence of their journey and all other contingt charg to be defrayd by ye Corporacon; Sergt Roe is also to go up at ye same charg, to wait upon Mr Mair &c on ye same businesse."

"1699, June 30th Att a Councell &c Tho. Sweeting Esq Maior.

"Whereas by a letter from Jasper Maudit Esq bearing date ye 27th Reference inst went came this day to Mr Maior's hand there is an acct that some proposed of ye Cheesemongers of London propose an accomodacon of ye suit now depending, betweene them and us, relating to ye town-duty.

"Now this Court doth order, that ye sd Jasper Maudit Esq & Daniel Lawton Gentlem either by themselves or such as they shall think fitt to choose on ye Corporacons part, shall ascertain and settle ye sd town duty, and putt a period to ye controversy & that they have a warrt undr ye seal of ye Corporacon so to do."

"A copy of ye Warrt sent to Jasper Maudit Esq & Daniel Lawton gen.

this day, pursuant to ye above order.

"Know all men by these presents; that whereas a suit is now Appointment of Referees.

depending at ye Barr of ye Exchequer between Nathan and others cheese-mongers of London, Pltfs & ye Mair, Baylives & and Burgesses of Liverpoole Defts touching a certain town-duty unto ye Corporacon & recd by ye proper officer for its use. And for accomodacon of ye sd difference a proposal is made to putt a period thereunto by way of arbitracon. Now know ye that wee ye sd Mair, Baylives & Burgesses have & by these pats do authorize & impowr Jasper Maudit Esq & Daniel Lawton gent. aforesaid to be, or nominate such persons as they shall think fitt to assertain & settle wht ye sd town-duty shall be & to putt an end to ye p'nt suit, & what agreem they make shall oblidg ye Corporacon of Liverpoole.

"In witness whereof &c."

"1700, Jan. 3rd Cuthbt Sharples Esq Maior.

Loan taken up.

"Att a Councell &c Whereas the Corporacon of Liverpoole hath occasion for a p'sent summe of money to defray ye charg of ye suit with ye cheesemongers it is this day orderd in Councell, that Mr Maior and ye Aldermen do take up a certain sume of money not exceeding Sixe Hundred pounds, for we'n they are to be counter secured out of ye town's revenue."

The negotiations again broke down.

Deputation to attend Trial.

"1700 April 2nd, Whereas ye tryall betwixt ye Cheesmongers of London and this Corporacon is by order of Court to be tryed the 23rd of this prt Aprill at ye Excheq Barr at West Minster; for ye better carrying on of the sd cause it is this day ordered in Councell that Mr Mair & Ald Johnson Jr go up to London for ye better managem of ye sd cause, and that their charges and all other charges that shall accrew on the said suit be born at ye charg of ye Corporacon."

The trial was again postponed and the venue changed, as appears from the following entry:—

Further Loan.

"1700 Sept 20th, Whereas ye cause with ye Cheesmongers was by order of ye Court at Excheq at West Minster putt off to a new tryall by a Jury of ye County of Bucks and is to be tryed ye next tearme; this Councell doth order that a sume not exceeding three hundred pounds be taken up to manadge ye se tryal; for we ye Corporacon shall give countersecurity to ye persons who are bound for ye same. And Jasper Maudit Esq is desired, and John Sandiford is ordere, to go up to London about ye sed affair at ye Corporacon's charge, and sed Jasper Maudit Esq has power to take another person to his assistance and hee hath further power together we the persons who go to London, or shall happen to be there at or before the the tearme to make an accomodation with ye Cheesemongers (if any proposals in that kind happen to be made) and absolutely to ye best of his and their power to conclude and agree ye same. And ye way

Instructions to Deputation.

of raising ye money for ye said service is reserved to Mr Mair and ye Aldermen."

"1700 Oct. 10th Agreed that a further sume of one hundred pounds be Further Loan. taken up at int'st & ye persons secured out of ye lands of ye Corporacon.

"Mem. This was underwritten here by Tho. Johnson Esq, ye town clerke then being in London.

"The above persons subscrib'd their names with their own hands in ye Councell Journall Book (v. 77) as it may there appear, this Book of Records being then at London on account of ye tryal."

"1700 Nov 6 Rich. Norris Gent^m Maior.

"It is this day order^d in Councell, that whereas Cuthbert Sharples Esq Security. late Maior, Thomas Johnson Esq James Benn and Thomas Sweeting all Alderⁿ of Liverpoole have entred into obligacon of two thousand pounds for paym^t of one thousand pounds to several persons, which money was really expended on y^e town's acc^t. Now it is further order^d that for y^e more prompt paym^t of y^e int'st and further security of y^e principall to y^e obligee, they have y^e town's chief rents added, to y^e end they may be better scur^d & y^e int' y^e more readily advanc^d."

The trial came off in Michaelmas term, 1700. No entry $_{\text{Trial}}$ thereof appears in the record, but we learn from other sources that it terminated in a verdict against the Corporation for £68 5s. 6d. for dues illegally levied, and £176 10s. taxed costs.

1700 Decr 6th "It is this day orderd in Councell that Richard Norris Payment of Esq Mair and ye Alderd do take up so much money as will defray ye costs Costs. (wth other incidents and charges) ye Cheesemongers last tearme recovered agt ye Corporacon; and that ye sd money be with all speed remitted into the hands of Jasper Maudit Esq wth all expedicon, & ye sd Mr Mair and ye Aldd be indemnified by ye Corporacon for taking up and being bound for ye same."

The last entry is as follows:—

1701 Mar 5th "It is this day order^d in Councell y^t Mr Maior be desired Cheese to dispose of y^e cheese taken in distresse from y^e cheesemongers." disposed of.

So ends this rather remarkable episode in the history of the borough, which cost the Corporation at least a thousand pounds, besides the loss of the dues levied. It illustrates the dogged pertinacity and determination which have been a marked feature in the proceedings of the Corporation of Liverpool from the earliest period.

TRADE AND COMMERCE.

New point of departure.

The entries in the record relating to shipping and commerce during the last half of the seventeenth century are not numerous, but everything indicates a new point of departure. The old "town's bargains" are heard of no more. Trade is relegated into its legitimate channel of private enterprise. A new class of merchants of more enlarged views, the Claytons, Clevelands, Norrisses, &c., had begun to lay broad and deep the basis for future expansion, which in the beginning of the following century developed with marvellous force.

Limits of the Port. The disputes about jurisdiction with the city of Chester¹ led to an appeal to the Government, which was thus responded to:—

"1660 Decr 12th Thomas Viscount Colchester Maior.

"A copie of the Ord for ye settling of ye Port.

Limits of Port.

"After our heartie comendacons. Havinge by a former lett taken notice of the differences and disputes arisen betwixt some officrs and other intresed p'sons within the port of West Chest & towne of Liverpoole concerninge the bounds and limitts of each port and place, and havinge declared our opinion & knowledge that Liverpoole (however it may bee accompted a member of West Chest') yett in the execucon of all Custome affaires, hath ever beene distinct and absolute of itt selfe; And that the whole river of Mersey, and the shores on both sides, was and ought to bee undr the care, priviledge and inspection of the officrs of his Matter Customes att Liverpoole; but findinge our lett' either misunderstood or not regarded & the same disputes and worse troubles prosecuted and fermented as well against the merchants as officrs there, weh is a very great prejudice to his Mattes service; Wee are againe necessitated (for p'vention of further inconvenience) positively to ord and desire That what Shipps, Goods or Merchandize soever shall bee exported or imported from or into the river Mersey on either side the shore, beginninge on Worrall side att a place

called the Redstones, and not further southwards, bee entr^d and accompted Redstones. for att the Custom house att Liverpoole, and to the offic^{rs} there without anie yo^r lett or hinderance. And hereunto wee doe expect yo^r ready complyance, the quiett and wellfare of his Ma^{ties} service beinge verie much conc'ned therein

"Custom house London

"And soe wee rest
"Yor verie loveing friends
"Nic Crisp & 4 others
"(Commrs of Customs)."

More care began to be taken about keeping the harbour clear.

"1663, August 6th The Hon. Will Stanley Mayor.

"It is lykewise ordered that noe person or p'sons doe presume to lay Laying Stones any lyme stones or other stones whatsoev to the southward of y pole now forbidden fixed below y Chappell Streete end and y Rock above y towne upon payne of five shillings for ev'y tyme any stones shalbe soe layd, the same to be levied of y goods & chattells of such offender in case of refusall."

1666 Octr 22nd "Wee order that no lyme stones nor other rubbish

1666 Octr 22nd "Wee order that no lyme stones nor other rubbish shall be heaved out of any shipp or boate, betwixt the Post or mark sett up & the Pole on penalty of vⁱⁱ."

"1675 Nov 3. Thomas Chapman Maior.

"Whereas severall complaints are made of late that by the late bringing Fines for downe of clay and rubbish to the seaside within the high water marke, this river is become much shallower than formerly, and ships cannot soe safely ride before the towne in stormy weather as heretofore; And if bringing downe such rubbish bee not for the future obstructed it may endanger the harbour and the safe rideing of shipps therein. Itt is, ordered, that if any inhabitant of this towne or any other shall bring any clay, stone or rubbish from henceforth to the seaside within the high water marke, shall forfeit for every cart load soe by him or them broughte downe, five shillings. And every shipp which shall discharge any shilly or stone ballast southwards of the shilly path in this river shall forfeit ten shillings for every defalt. This order to be fixed in publick places of this towne."

"1678 Nov^r 4. Portmoot.

"John Harris, presented for lightninge of ballast out of y^e 'Wheele of Wheel of Fortune' upon the strand, contrarie to former orders 10^s."

Fortune.

This entry is remarkable as illustrating the durability of the oak-built ships of those days. It is recorded that ninety years afterwards (in 1768) the same vessel, during a high tide, ran her bowsprit through the window of a house at the bottom of James Street. How long before 1678 she was built, or how long after 1768 she lasted, we have no means of ascertaining.

Repairing Key.

1669, Octr 15th "Wee order that the Key be repaired by the first of February next.'

Perch on Kev.

"1672 Jany 27th Ordered, that the Water Baylive Thomas Row. doe erect a Perch at the lower end of the Key as formerly, within this tenn dayes upon the penalty of vs."

Black Rock Perch.

1683, Jany 8. Portmoot. "Wee order that the Perch bee brought from Crosbie, or a new one sett upp at the blacke rocke, at the towne's charge, before the first day of March next, and that everie forreigne vessell that comes into the harbour shall pay sixe pence."

"Wee order that noe shipp shall lye upon the strand unmoored above ye space of twentie foure houres; and shall moore accordinge as the

water-bailive shall give order."

The increase of ships towards the end of the century created considerable difficulty for their accommodation in the small harbour formed by the Pool. Stringent regulations became necessary.

Regulations in Mooring Ships "1701, Jany 13th Att a Councell &c.

"Whereas there hath been a peticon of several Masters of ships belonging to this port to ye Mair Aldm & Councell complaining of ye great damages sustaind by ye carelessness of persons not duly mooring their ships to ye great damage not onely of ye owners whose ships are not well moored, but of those that are by reason of the illmoor'd ships falling foul of those that are well moor'd; This Councell hath taken it into consideracon, and (pursuant to ye sd peticon) annex fresh penalties to such offences as (is hoped) may reduce ye offenders to greater care and diligence, and p'vent at least a great many of such like losses and inconveniences as have formerly been sustain'd by such carelessnesse and irregularity."

"Orders to be observ'd as followeth.

Three Cables to each.

"Ordered, That all ships that lye within the banck and below ye watershed end, shall be moored with three cables and three anchors, to wit, one to ye Northwest, another to ye Southeast, and another to ye Westward, as the Water Baylive shall see convenient & for every default (after notice given) the offender is to pay five shillings."

"That all such ships which lye above Water Street end shall moore West Nor-west and East Southeast and that care be taken both by ye inshore and outward ships that they lay their anchors so to passe that they do not injure one another, and every defaulter (after notice given)

shall pay five shillings."

Power to

"That forasmuch as all ye inconveniences wen may happen cannot be at Water Bailiff. prt foreseen by us, wee do impower ye Waterbaylive to lay, remove and secure as to him shall seem most advantageous for ye prevention of damage to ships or merchandize, and on refusal, every such offender shall be brought before ye Maior or his deputie ye Water baylive shewing his silver oar (if required) being a warrant for ye same, without any further sumons or processe, & for disobeying ye sd order a warrant is to be issued out by

Silver Oar.

Mr Mair or his deputy, for which ye offender is to pay ye charg, over & above ye penalties within mentioned.

"That all persons heaving out ballast within full sea mark (wthout Ballast.

leave) shall forfeit fourtie shillings.

"That all those persons that leave great stones in ye harbour shall pay Stones. tenne shillings.

"That those persons y' make docks & fill ym not up in eight dayes time Docks.

(after notice given) do pay five Pounds.

"That those yt leave their anchors to ye offin without buoys do pay Anchors. sixe shillings eight pence.

"That those that lay their inshore anchors without buoys do pay three Buoys.

shillings four pence.

"That all ships that are to be layd up or broken up shall be brought by Laying up. their owners ov the Pool, to lye there out of ye way in default (after notice given) ye offenders are to pay five pounds.

"That all owners of ferry boates & river boates that are guilty of any of Boats. ye here menconed offences shall be lyable to ye same penalties as ships, pinks or ketches or any other sort of ships of greater burthen.

"That all ships that lye on one anothers cables after notice given shall Fouling

pay tenne shillings a tide.

"Signed

"Тно. Віскезтетн "JASPER MAUDIT

"RICH" NORRES

" & 23 others."

The above regulations indicate the pressure of the increasing commerce upon the limited accommodation, which led a few years afterwards to the commencement of the series of floating docks which have expanded to such gigantic dimensions.

The same causes required the adoption of a regulated scale of harbour dues, which were set forth as follows:-

"1701, Feby 9th Thos Bickesteth gent. Maior.

"Att a Councell &c

"It is this day orderd That all ships belonging to freemen and forraigners Harbour shall pay to ye Water Baylive of this towne ye respective sums hereafter Dues. mencon'd and comence from the day and year above written.

"That all ships belonging to freemen coming coastwayes and from Coastways.

Ireland, Scotland and the Isle of Man shall pay sixe pence every voyadg.

"That all strangers from the aforesd places shall pay every voyadg twelve pence.

"That all ships belonging to freemen coming from Sweden Denmarke, Foreign Parts.

France, Spain, Portugal shall pay nine pence every voyadg.

"That all strangers fr' the afores places shall pay eighteene pence every voyadg.

Colonies.

"That all ships from his Majest's Plantacons abroad fr' fifetie tuns downwards shall pay eighteene pence every voyadg.

"That all ships fr' his Majest's Plantacons fr' fiftetie tuns or upwards

shall pay two shillings sixe pence every Voyadg.

Anchorage.

"That ye sd Waterbaylive shall receive all anchorage due from forraigners as formerly, over and above ye sums herein mencon'd & hee to have ye sume of thirty pounds & ann. out of ye sd sums, anchorage included.

Proceeds.

"That what shall happen to be received more than ye sume of thirty Pounds shall be payd to ye Corporacon and we be received lesse, shall be made up by ye Corporacon. The small p'quisits of freemen viz (his part) and arreasting of ships or men, still to belong to him, extra fr' any acct or deduction fr' ye sd Thirty Pounds."

The anchorage dues mentioned above as receivable by the Water Bailiff, were regulated by the following order:—

Scale of Dues.

"1691, April 20th We order that Philip Harrison being elected Water-baylive shall have (during the town's pleasure and no longer) twelve pence for every strangers ship, drawing tenne foote water or upwards for every voyadg, and sixe pence every voyadge for every stranger's ship drawing lesse than tenne foote water; and yt ye town's ships shall pay (according to their draught of water) one moietie of what strangers do and that Philip Harrison from henceforward shall keep up and repair ye perch at ye Rock at his own charg."

Poole in default.

1691 Aug 12 "Upon Philip Harrison's peticon concerning Mr David Poole not paying town duty for two ships of Corn and for an augmentacon of his own sallery; order'd to be deliberated on till next Councell day."

Coat for Bailiff.

"1691 Nov 7th It is order'd that ye Water Baylive shall have a coat during his office at the town's charg, and a silver oar, we shall annually be return'd as ye town's plate."

Reference is occasionally made to the progress of ship building.

Ship Building.

"1681 July 11th Portmoot.

"Wee order, That the dockes we were made for the launchinge of Richard Tarletons and William Chantrell's Pinckes, bee evenlye filled upp before the 25th day of this instant July upon penalty of five pounds."

"1690 Sept 19th Upon Thomas Webster's peticon to build a small vessel on the north side of ye poole it is granted, he begging Mr Mai¹⁵

pardon for his stubborn language."

Fees.

"1699 Novr 8th It is this day orderd in Councell, that ye carpenters yt now are building ships, or yt for ye future shall build ships on ye Corporacon Wast, shall pay sixe pence tunne for libertie of building, to be computed according to fair tunnage."

The time of forced levies of seamen and soldiers was passing away, but had not altogether come to an end.

"1664 Nov 18th John Sturzaker Gent. Maior.

"A I're from the Privie Counsell to the Justices &c.

"After our hartie comendacons, Whereas for the better & more speedie Register of supply & furnishinge his Ma's fleetes from tyme to tyme wth able & Seamen. sufficient mariners and seamen, Wee have thought it expedient that the lists of the names of all the seamen of this kingdome be exactly taken & p'sented unto us; Wee doe hereby pray & require you forthwth to give directors to all the head boroughs, constables and tythingmen or such other p'sons wthin that countie as you shall conceive most fitt to be ymployed therein; comanding them to make exact lists of the names of all such seamen as inhabite wthin theire respective p'ishes & p'cincts, together wth an account of theire sev'all ages; And to make speedie returnes thereof to you, wthe lists as soone as you have received wee expect and require that you forthwith transmitt them unto us; & lykewise that you send a duplicate thereof to the vice admirall of that countie or his deputy. And so nothing doubting of yor more than ordinary share in his Ma's soe important service, wee bid you farewell.

"From the Co" at Whitehall the 18th day of Nov'ber 1664.

"Yor very lo: friends

"ORMOND

" LAUDERDALE

" MIDLETON

" & 7 others."

Some of the regulations of the port are curious.

"1671 Octr 18th Portmoot.

"Ordered that every Merchant or freeman shall have libertie to make Regulations of choise of his owne porters being freemen, and not to bee tyed to any of Porters. the porters formerly named. And for whatever Woole is imported there shall bee allowed by ev'rie such porter the porterage of everie sixth bagg unto John Sanderson, the same being thought fitt by us towards the maintenance of the said John Sanderson."

"1684 June 4th Ordered that Richard Diggles (one of the present Common Hall Baylives) doe take care of the Comon Hall and all the materials thereto Regulations. belonging, vizt beames, weights, scales &c and make triall what advantage thereof may bee made for this Corporation. And that all forreiners shall there lay their imported merchandizes, there to be foureteene dayes rent free, and there weighed if sold. And that the st Richard Diggles shall have just consideration for his care and paines therein, and if hee please may imploye Richard Worrall under him as porter of the said Common hall, to mannage affaires there, as may bee most conducible for publicke good."

There are a few indications of incipient manufactures.

Silk Weaving. "1686 Octr 22nd Peter Bold of Bold Esquire Maior.

"Ordered that George Tarvin, waiter in the Custome house, bee admitted to make use of his loomes for silke gloves and stockinges during the pleasure of this house."

Rope Making.

"1689 Apl 16th Thomas Tyrer Esq Maior.

"Whereas John Bamber peticoned for a spinning place 1 at ye entrance into ye town field out of ye Old Hall Street, it is referred to the view of Mr James Benn, one of the p'sent Baylives, Mr Thomas Brookbanck, Mr William Travis & Mr Richd Diggles."

Rope Walk.

"1692, Jany 12th Joshua Fisher gent. Maior.

"Upon Aldrm William Clayton his peticoning for a spinning place going up towards ye Park gate for three lives and twenty one yeares, and for room for a house and warehouse fourtie yards in length and sixteene yards in breadth, its referred to William Williamson, Richard Windall and Thomas Brookbancke Aldrm and Thomas Bickesteth, William Preeson, James Benn and Thom. Johnson jun' to discourse and settle ye rate what others are to pay for making cables at ye same rope walk, proporconing ye length and inches, and when determined on, a price what to pay for making of cables as aforesaid, hee is to have ye same walk for three lives and twenty one yeares, paying eight shillings pann. during ye tearme, and building a house on ye p'misses three stories high, cellar included; ye house to be sixteene yards long, and seaven yards wide, and the rope walke to be converted to no other use but a rope walke."

The Potteries, which formed for half a century one of the chief manufactures in the town, did not commence until the beginning of the following century, but a considerable trade existed in the coarse earthenware made at Prescot, to which there are frequent references.

Mugs and Pottery. 1665, Sept. 29th. "Ordered that all that shall bring in to this towne any cart loads of mugges or earthenwares we are now very numerous, and much oppresse and cut out the streetes of this towne, shall pay to the townes use iiijd for e'vy cart load they shall hereafter bring into this towne."

Currency.

The currency at this time was in an unsatisfactory condition. There was a great deficiency of small change, to supply which various tradesmen put forth copper coinage on their own account, frequently of less intrinsic than the nominal value.

¹ A ropery for manufacturing cordage.

"1667, Octr 28th Thomas Viset Colchester Maior.

"Wee order that all those that have or shall put forth halfe pennyes in Copper this towne shall give in sufficient bond to the Maior or his deputy of this Coinage. towne att any time for silver, before the xiiijth of Nov'ber next in payne of v¹."

"1669, March 8th William Lord Strange Maior.

"Great Port Moot.

"Wee present Mr Thomas Johnson, Mr George Bennett, Mr John Fine for Pemberton, Mr Richard Crompton, Mr William Bushell, Mr Edward Coining-Williamson and Peter Atherton all for puttinge forth halfe-penys without the townes lycense. Am'ced in xl's a peece."

The current coin of the realm was in such a condition that it required an Order in Council to enforce its circulation.

"1690 Octr 27th Thomas Brookbank Maior.

"In pursuance of an Act of Parliam^t of ye 19th of Henry the 7th and of Cracked an order by their Majests in Councel, and by a particular order of ye Money to Justices of ye Peace of this County att ye Gen! Assizes formerly holden at Lancaster, that all crackt money holding together and not diminisht or clipt being the lawful coin of England should passe. Wee order yt the said orders shall be observed in this town, as all such persons who shall offend herein shall answer the contrary at their perils. And that this order be fixt upon ye most usual places within this towne and burrough of Liverpoole."



STREETS AND BUILDINGS.

Increase of Buildings.

The development of commerce after the Restoration soon began to manifest itself in the increase of building. During many ages the town had been limited to the original streets, Castle Street, Water Street (under different names), Dale Street, Chapel Street, Jugler Street (High Street), Tithebarn Street, and Oldhall Street.

List of Streets.

In 1677 a list of streets is given in the record, from which it appears there had been up to that time added Lord Mollineux Street (now Lord Street), Lancelots Hey, Hackins Hey, Moor Street, Castle Hill, Preeson's Row, Phenix (Fenwick) Street, Phenix Alley (destroyed), Bridge Alley (Old Ropery), and two new streets in Tarlton's Field (Redcross Street and James Street).

Regulations.

In 1678, December 5th, a list of regulations is prefixed by the statement—

"Whereas by dailye experience wee find that by reason of the late improvements in buildinge of houses and shipps in and about this burrough and Corporation, a great concourse of people have of late time resorted hither, and have beene concealed in designe to gaine settlements," &c.

Extent of Town.

The town was at that time circumscribed within the Pool Stream, which ran along the course of Byrom Street, Whitechapel, and Paradise Street, and was crossed by bridges at the end of Dale Street, the foot of Lord Street, and by a third from the site of King Street to Hanover Street. In 1684, John Street was opened. Before the end of the century the town had crossed the stream, and pushed its way along the present

line of Church Street eastward; and northward as far as . Union Street, which was cut through the precincts of the Old Hall.

The Castle from its rocky eminence still dominated over the town, and the Stanley family maintained their dignity in the Tower, in Water Street. Interesting glimpses of this progress are to be gleaned from the records.

1664 Mar 6th "Ordered that the poole bridge, and bridge at the Bridges. towne's end at Dale Street end shall be repayred att the charges of this towne, at the direction & appointmt of Mr Maior and such as he shall think meet. And that the inhabitants of Toxth & other foreignts be desired to be assisting wth there teames and servants att that worke."

1665, July 20th "Ordered that Mr Jerome and his p'tners weh lead Pool Bridge. coales for them, shall be assisting to amending of the poole-bridge, as

Mr Maior shall appoint."

1679 April 28th 4 Wee order that battlements bee raised on the poole-Battlements, bridge, for securitie of persons passinge in the night, and that two &c. dangerous water holes close by the foote waye neere Richard Jones house on the heath, bee filled upp before the last day of May next."

1680 Apl 19th "Wee order that Robert Prenton doe stopp up the new channell above poole bridge & open the old watercourse or channell before the 29th day of September next on paine of fourtie shillinges."

The improvement and paving of the streets occupied considerable attention.

r666 Jany 22nd "Wee ord" that Roger Bushell shall throwe down that Ditches and new ditch hee made at south side of the castle upon the towne's waste Copps. before the tenth day of February next in ye forfeitte of xxs for such neglect."

"Wee ord that the said Roger Bushell throw the coppe hee made upon the highway att east side of the castle into the castle trench, and throwe uppe that p of the highway hee throwed downe into the trench before the fifteenth day of February next, in forfeit of xx for such neglect."

1665 July 20th. "Ordered that ev'y inhabitant of this towne shall att Repair of or before Mich'as next, putt so much of the street into good repaire as Streets. shall be over against their respective dwellinge house, barn, housing, or wall, to the next channel or midle of the street upon payne of x's a peece."

It will be noticed from this entry that the streets at this time were without footwalks, with a channel running down the middle. Some of the bye-streets continued in this state within living memory.

"1673 Port Moot.

[&]quot;Wee order the towne to make cleare and pave the street on the cock Paving.

of the Castell to the westheard or to cause theire tenants to doe it & the

25th March next.

"Wee order the towne and Esq' Moore, each concerned, to pave from the New Hall on Castle Hill to the pavement in Castle street on penalty of forty shillings a peace"

of forty shillings a peece."

1675 October 25th. "Wee order that a foot cawsey be made 'twixt the Castle Street end, and the Lord Molyneux St end at the charg of the towne before the tenth of November next."

1685, October 26th. "We order that Richard Tarleton, Richard Seddon & Mr Robert Bradshaw doe cause a pavement to bee made alonge the bricke wall belonging to their house at the side of Lancelotts

field.

Pavements to New Buildings.

Causev.

1685 October 26th. "Wee order that all persons who have erected new buildings within this burrough shall make sufficient pavements to the front of their houses before the tenth day of Januarie next, on penaltie of tenne shillinges on everie person for his default."

Covent Garden, &c. 1694 May 2nd. "Coven Garden, Poole Lane, and a spott near Drye Bridg, being ill paved or part unpaved, Mr Maior is requested to agree for the pavem and paym of the same, and all other places in the town are to be paved as Mr. Maior in his discretion shall think meet."

The lighting and watching were still in a very primitive condition.

"1673 Oct. 27th Port Moot.

Lanthorns to Taverns. "Wee order that every publick house hang out lanthornes and light candles at theire doores from the first of November next till the second of February next, till 8 a clock at night, from day shutting, upon penalty of vi^a a night."

"1675, Octr 25th Port Moot.

"Wee order that all taverns, inns, and ale houses, hang out theire lights to the streets, from the tyme it beginns to be darke til nyne a clocke ev'y night on payne of sixpence pright. And that the Bellman give notice with lanthorne & candle."

"1679 Nov. 17th Wee order that lights bee sett out everie night at everie Innehouse & Alehouse (except ye Lord's day at night) from sixe

till nine a clocke upon penalty of a former order."

As to watching.

Watching by Householders. "1665, July 10th John Sturzaker Gent. Maior.

"Ordered by the Maior Aldermen & Comon Counsell then & there present. That a watch shall be sett at ev'y street end to continue xxiiij houres, viz' att Water Street end two, at Dale Street end two; two att the end of Castle Street, att the end of Tythebarn Street & Ould Hall Street, and two at the end of Chappel Street. The same watch to beginne at six in the eveninge and to end at six of the next eveninge. The same watch to be observed by the household's in their owne persons, unles Mr Maior find just cause to spare them."

This was evidently an extraordinary precaution, and arose

out of the visitation of the plague, which had just broken out with such virulence in London, and continued during the whole year. On the 2nd November a public meeting of the burgesses was convened by the Mayor (Mr. Michael Tarleton), when it was resolved—

"That upon consideration and apprehension of the spreading contagion Precautions of the plague in divers neighbouring towns, in Cheshire, and other parts, against and of the great concourse of people usually from these parts all the time Plague. of the fairs kept in this town, it is generally voted, agreed, thought fit, and so ordered, that the keeping of the fair here on St. Martin's day next (Nov. 11th) the eve, and other usual days after, here accustomably kept. shall on this present exigent of danger, for this year be absolutely forborne The Fair and forbidden by open publication, and notice thereof in the open market suspended. the next market day."

As we have no record of any attack of the plague, it is to be presumed that these precautionary measures proved effectual.

1665 Sept 29th "Itt is ordered that all p'sons inhabitants of this towne, Watching. shall from henceforth watch in theire own p'sons, & upon theire reasonable excuse to be made to the said Mr Maior, if there (be) such as he shall approve of."

"1677, Aug 13. Portmoot.

"Wee p'sent John Hoole (& 27 others) for not watching upon warneing given him according to a former order iijs."

"1678 Jany 28th Portmoot.

"Wee p'sent Edward Williamson in the Water Street, for neglecting Fine for the watch after warning given him 15 vjd (48 other names). All of these neglect. for neglecting to watch as aforesd."
"1678 Octr 25th John Chorley Gent. Maior.

"Att an Assembly &c. Ordered that twelve sufficient housekeepers or Housekeepers a greater number of them (as Mr Maior shall see cause) shall everie night to watch. keepe watch from sixe a clock at night to sixe a clock the next morninge, and when housekeepers are absent or unable to watch, such able servants shall bee sent to watch as Mr. Maior or his Bailives shall thincke fitt, and each night a captaine to bee appointed to mannage the watch."

In 1667 the town was divided into wards for administrative purposes, as appears from the following record:—

" 1667, June 20th Charles Earl of Darbie Maior.

"The second Jugler's Street wth Tythebarn Street.

[&]quot;It is ordered that this towne shall be devided into five divisions or Division into wards, vizt the first Chappell Street wth Ouldhall Street wth those houses in Wards. the Churchyard;

"The third Dale Street, Henry Fazakerley's house on the heath, Willm Garner's house & Tythbarne Lane.

"The fourth Castle Street, Castle Hill, Moore Streete, Poole houses &

Duke's house.

"The fifth, Water Street, Phenix Street, wth other lands adjoyninge.

"And that for the residue of this yeare untill the next Eleccon day, Mr Tho: Andoe, Ald man will take care of the said first ward; Mr Henry Corleyes Ald man of the second ward; Mr Peter Lurting Ald man of the third ward, Mr Jo: Chandler Ald man of the fourth ward; Mr John Sturzaker Ald man of the fifth ward."

High Cross removed.

In 1673, the ancient High Cross was removed to make way for the erection of the Town Hall. This does not seem to have met with universal approval.

"1674, May 25th. At a Port Moot.

"Thomas Mathews for giving reproachfull speeches against the authority of the towne concerning takeing down of the Crosse; Am^d 6^s 8^d."

Names on Buildings. 1686, February 18th. "Ordered, that the names weh without order of Councell are sett upon the buildinges erected by this Corporacon bee pull'd downe or rased, and these words 'Built by the Corporation,' bee sett upp."

Poole's Almshouses. 1684, May 7th. "Ordered That Mr David Poole's freind shall have libertie to build twelve Almeshouses on the wast ground at the end of Dale Streete formerly set forth for that purpose; and may dispose of them during his life onely to such poore persons as are inhabitants in this Corporation. And that hee may make sixtie thousand bricks for the said buildinges upon the Common at the place formerlie appointed without any consideration for the same."

Dale Street.

These alms-houses were built at the east end of Dale Street, opposite the end of Byrom Street. In 1748, having become dilapidated, they were removed, and others erected in the new Haymarket. In 1787, by arrangement with the Corporation, these and several other similar erections were removed. re-erected, and consolidated near Hope Street.

Haymarket.

Hope Street. removed, re-erected, and consolidated near Hope Street, where they still remain.

Moore disputes.

It has been noticed in the last section, that the relations between the Moore family, the largest landed proprietors within the borough, and the Corporation, were not very cordial. Their interests seemed to clash at various points. In regard to the regulations laid down by the authorities there was continual resistance.

" 1667 Octr 28th At a Port Moot.

"Wee order that a yate & steele shall be made & sett up by Edw Gate and More Esq at the end of the towne's Comon as formerly, before the second Stile. of February next on payne of xs."

1660 Jany 13th "Wee ord" that Esq" Moore make upp his fence, yate & Fences. steele att the end of Mr Corleyes Comon betwixt 10th of March upon penalty of vis viiid."

1669 Octr 15th "Wee present Mr Edward Moore of Banckhall for Dung.

muck lyinge against his croft in Dale Street vid."

1671 Octr 23rd "Ordered that Edward Moore Esq* shall cause a water- Watercourse. course to bee made to carry the water from the Castle Street, from the end of Giles Mercer's house according as formerly it hath done, before the fifth of November next, or if not soe done shall forfeit xxs."

"1672, Octr 28th Port Moot.

"Presented Edward Moore Esq for dung lying in the street.

"Item Edward Moore Esq, for sueing Robt Seacome, out of the juris- Ignoring diction of this court.

"Item Edward Moore Esq for not paying their leys."

1673 Octr 27 "Wee p'sent Edward Moore Esq for rubbish lyeing in Rubbish. Phenix Street.

"Wee order Edward Moore Esq to make up his fence betwixt him and William Royle upon paine of l' by the first of January next."

1674 Octr 26th "Wee p'sent Edward Moore Esq for muck lyeing in Manure.

the Tith Barne Street and in Phenix Street 2s."

1675 Feby 7th "Ordered that Edward Moore, Knight, doe foy his street betwixt the Bridge end and the howse that David Cook lived in, before the

five and twentieth day of March next upon penalty of xls."

1677 Augt 13th "Wee p'sent S' Edward Moor or his tenants for Encroachincroaching on the town's waste at the end of the Castle hill by building ment. thereon part of a howse wherein Peter Allin doth live, and the howse called Dicconson's howse."

These repeated attacks were not calculated to soothe the irritable disposition of the squire of Bankhall, which expresses itself in his Rental in very strong language. He says of the burgesses—

"Therefore since God hath by me forewarned you, have a care you Moore's never trust them, for there is no such thing as truth or honesty in such Record. mercenary fellows, but what tends to their own ends. And this observe as a general rule, civility will do no good, but make them contemn you for a kind fool;"

with much more to the same effect.

The supply of water to the town began to attract attention water Supply.

towards the end of the seventeenth century. Originally, for a small community, the locality was well supplied. The upper strata of the new red sandstone abounded with water, which either oozed out in the form of springs, or was easily accessible by sinking shallow wells. Each house owner had no difficulty in sinking a well for the supply of his property where necessary.

Well, Moore Street. "1666 Octr 22nd At a Port Moot.

"Wee ord Mr Moore of Banckhall to cause a wall to be made abt the well in the Moore Street on payne of xxs."

There were several public wells about the town, the principal of which was the Old Fall-well, near the corner of St. John's Lane and Roe Street, situated over the outcrop of the sandstone strata.

Fall Well.

1679 Apl 28th "Wee order that the fall-well bee dressed and ye ground raised, that the water may fall from it."

Repairs.

1694, July 9th "Wee order the Supravisrs of the Highway do see the Fall-wall-well cleansed, and the flags that are now loose and broaken about the well mouth may be layd and raised somewhat higher, with some new gutters layd for convaying away the durty water, which now lyes about the well and runs into it, and that some ridg stones may be sett round the mouth of the well, to prvent servants for washing in it, to the end it may be kept kneet and clean."

"1695, Octr 28th Tho. Johnson Jun Maior.

Under this date we have the first intimation of any attempt of a public nature to supply water to the town. The entry is as follows:—

Water Company. "Upon the Peticon of Mr John Green, Mr Thomas Tuttell, and Mr Richard Barrey, proposing to bring fresh water to such houses in and about the town, and they to pay a moderate rate for the same, It is ordered, That they have liberty to bring into town good wholsome washing water, and for their convenient placing of the aqueduct may have liberty to break up ground in the town, wast, and streets; and to make and repair the aqueduct, imediately levelling the same, and leaving it as it was; and may also have liberty on any part of the wast and uninclosed ground to place a cistern (but not in the streets or Chappell yard). They are not to pinch the water from the faw-well, are to pay tenne pounds & ann^m and to have it for ninety nine yeares, onely. Mr Maior, Mr Richard Norres, Mr Hewstonn, the Baylives, Ald^{rm} Thomas

Johnson, Ald^m Jasper Maudit, Mr Wm Travis, Mr William Preeson and Mr James Benn have power to treat with them about the annual rent, and have power to mitigate the same, if they find it convenient, as also to treat on any point requisite about the same."

1695, Octr 29th "Mr Maior, Aldrm Thomas Johnson (with the others) Lease. have unanimously concluded to let them have the lease of y Waterworks (according to order of Councell yesterday) for the tearme of one hundred yeares at the rate of fiftie shillings & ann."

"1699 March 6th Cuthbt Sharples Esq Maior.

"Whereas a lease was granted some yeares since to Green, Berrey and Lease Thomas Tuthill of Waterworks to be begun and p'fected by a certain cancelled. time long since expired, and ye sd Green, Berry & Tuthill have not to this day begun on ye sd worke, as they were oblig'd by their lease but have neglected to pay any rent for ye same. This Councell doth declare ye sd lease to be null and void and Mr Maior is desired to inspect and take advice on ye counterpt of ye sd lease, and to make enquiry for such p'sons as are qualified for such an undtaking and recomend to ye Councell as soon as he conveniently can, to ye end ye said works may be brought speedily to effect for ye service and advantage of ye said Corporation."

The scheme collapsed, and was no more heard of until another attempt was made, in 1709, to supply the town with water from Bootle Springs, which also failed.

Some provision was made for extinguishing fires.

Extinguishing Fires.

"1696, Feby 19. Order to some new buckets be bought and yo old poles and hookes renew'd in order to extinguish any accidentall fire."



ECCLESIASTICAL NOTICES.

Fogg ejected.

Mr. John Fogg, the Presbyterian incumbent under the Commonwealth, was ejected under the Act of Uniformity in 1662, and was subsequently compelled, under the Five Mile Act, to quit the town. His successor was Mr. John Leigh, appointed by the Council, as had hitherto been the case, without any interference. Against this appointment a protest was now entered by the Rector of Walton, and the matter was litigated for some years.

Election of Minister disputed.

"1669, Nov 30th Thomas Bickesteth gen. Maior.

"Att an Assemby &c Whereas Mr Maior was lately by process out of the Consistory Court at Chester served or summoned to appear in the sd Court; And likewise Mr John Leigh our minister; And accordingly articles exhibited agt the sd Mr Leigh, but not proved at present agt Mr Maior, yet in regard the same articles seeme to relate to our said election, & to our tytle & electing a minister of our Chappell of Liv'poole granted to us by her late Ma^{ty} of glorious memory Queen Elizabeth. It is therefore hereby ordered by the same Assembly, that it shall be lawfull to and for the sd Mr Bicksteth of Major, at all tymes hereafter during the tyme of his Maioralty, for quieting of the sd comple either age the sd Mr Maior or Mr Leigh, or any other of this towne in reference to the sd election or any other concerne of this towne, to ymploy & order a Solicitor as he shall see meet in defence of the said matters, or any other mattr now stirred up or hereafter to be stirred up in reference to the said election; & all charges shall be paid out of the sd towne's treasury. And whereas letters are frequent to Mr Maior from our burgesses & Mr Birch and others in reference to the towne's concerne, went to answer & make returne to, wee do further order that the sd Mr Maior may answer the same as he shall

Defended at Town's cost.

from tyme to tyme think meet, taking to his assistance some such of the Councell as he shall think fitt, being four at the least, whout calling a full assembly. And we doe hereby ratify & allow what they shall act in reference thereto."

Resolution of Council.

1669, December 21st. "Upon consideracon of the former ord" of the 30th of November last, weh wee doe hereby ratify; And for that Mr. Marsden the Vicar of Walton hath lately made clayme to the right of appointeinge a Minister in o' Chappell, and hath p'emptorily demanded the keyes thereof, as his owne right, contrary to our ancient grant in the

7th yeare of Queene Elizabeth, and o' constant usage ever since; wee doe hereby wth much and unanimous resolution declare that the appointing of Minister & Schoolmaster havinge bin by us & o' p'decessors injoyed for above a hundred yeares agoe; it would not only be a losse, but great dishonor to this ancient Corporacon & us the members thereof, by surprize to be deprived thereof & whout a faire & legall tryall. And therefore doe hereby order, that if any suit, trouble, or question shall arise concerninge the same against Mr Maior or other officer deteyninge the keyes or possession of the sd Chappell (after the suspension of Mr Leigh by Mr Marsden or Rector of Walton or other p'son whatsoev') in the due defence of our said right, the said Mr. Major and all other freemen of this towne so sued or p'secuted in any of his Mats Corts temporall or spirituall in reference thereunto, shall be indemnifyed, & defended att the charge of this towne to be paid upon Mr Major's order out of the comon treasury; and all other charges expedient or necessary in reference thereunto."

1670, January 18th. "Ordered, that the Grant of Queene Elizabeth Grant of for p'vision for the Minister & Schoolmaster of this towne, shall be sent Elizabeth up by the towne clerk to be shewed to ye Bishop."

This appeal proved successful, and no further opposition was made.

1670, July 11th. "Att an Assembly, &c.

"In pursuance of our ancient and accustomed right of nomination, Hunter election & appointing of a fitt p'son to be Minister in the burrough of appointed. Liverpoole; with the advice and assent of the Lo: Bpp of Chester for the tyme being; Wee, whose names are subscribed hereunto, being the Maior & comonalty of the said burrough, according to ancient custom there used & approved, doe unanimously nominat & elect Mr Robert Hunter late of Macclesfield in the county of Chester clerk to be our minister; and accordingly we humbly present the said Mr Rob' Hunter to the Right Reverend father in God John Lo: Bpp of Chester, & desire his Lopps assent & approbation thereunto.

"Thomas Bicksteth Maior, "& 25 others."

1672, May 30th. "Att an Assembly, &c.

"Ordered that the Minister of this Church (Mr Hunter) his house Minister's rent shall be paid by the Baylives of this towne out of the towne's House. treasury till further notice."

1683, October 29th. "Ordered that this Corporation shall paye tenne Rent. pounds & annum house rent for Mr Robert Hunter, Minister here, and

doe refer to himselfe the choice of a house in this towne to live in."

1684, March 4th. "Mr Robert Stith elected to be Schoolmaster & to Stith enter upon y' office on y' first day of May next, who is to read divine Schoolmaster. service on y' weeke daies" &c.

^{*} Wilkins.

1688. After a service of eighteen years, Mr. Robert Hunter died, when we find the following record:—

Atherton and Stith appointed Ministers. "Sept. 5th James Prescott Esquire Maior.

"Att an Assemblie of the Common Councell of this burrough of Leverpoole; wee whose names are subscribed, being the Maior and others of the Councell of ye said burrough, according to auncient custome used and approved, taking into consideration the nomination and choice of a meete person to succeed our late reverened, learned and laborious Curate Mr Robert Hunter deceased, and having respect to the numerous auditorie, who everie Lord's day resort to our Chappell, and alsoe being satisfied that the worke of a Minister of God amongst us is much more than heretofore it was (by ye increase of inhabitants) and cannot bee soe well performed by one person; upon a free and full debate thereof, it was unanimously resolved, ordered & agreed (accordinge to the proposalls made by the Reverend Mr Thomas Pawlett, Rector, and Mr Thomas Marsden, Vicar, of Walton) to nominate and elect Mr William Atherton, and Mr Robert Stith to bee our Curates, to performe equall duetie and receave equal wages, and that both of them shall reside in this towne, to be readie on all occasions to performe all Christian offices amongst us.

" JAS PRESCOTT Mayor "& 33 others.

"Note.—Mr Pawlett being willing to allow 20li \$\psi\$ ann. to this Chappell."

"1689, Octr 18th Mr. William Atherton and Mr Robert Styth, Ministers.

House Rent,

"They are to be allowed tenn pounds & an. to pay their house rent & fifetie shillings & an. for afternoone praires, to continue whilst ye parson of Walton continues his allowance of fifetie shillings & an. for ye same."

Parish.

Efforts had been previously made to constitute Liverpool a parish distinct from Walton, but without success. The increasing importance of the town gave encouragement to a renewed application, which was ultimately complied with.

Negotiation with Walton.

"1697, Decr. 1st James Benn Esq Maior.

"It is this day concluded in Councell, that Mr Maior be desird to consult of means and methods to make this said town a Parish; and to take such persons with him as hee shall think fitt to discourse ye Reverend Mr Richd Richmond, Rector of Walton, concerning the same, and then to apply himselfe to our prt Members of Parliamt for ye offering thereof, and this to be done at ye charg of ye Corporation."

Resolution.

1698, December 8th. "It is this day agreed in Councell, that (whereas there is an intention to make Liverpoole a Parish distinct from Walton) the Reverend Mr Richard Richmond (p'sent Rector of Walton) be consulted and agreed with, and to give him such a reasonable equivalent for his tythes within the Liberties of the towne during his

incumbency as Rector, as Mr Maior, the Aldermen and such other persons as Mr Maior shall take to his assistance shall agree with the sd Mr Richmond for, and this Councell will be determined by such methods as Mr Mair and the sd persons shall conclude on. The persons imediately nominated and impowred by the Councell to attend and assist Mr Maior in this designd Agreemt."

Signed by the Mayor, Six Aldermen. Two Bailiffs, The Town Clerk, and others.

"It is further orderd in Councell that Mr Mair take such persons along with him (as hee thinks fitt) to go to Croxteth and discourse the Lord Molyneux touching ye patronage of the same." 1699, January 3rd. "Att a Councell &c

"Whereas Sr William Norris, Baronet, and William Clayton Esq Application Burgesses for ye burrough of Liverpoole, were desired to procure an Act for Act. of Parliament to make Liverpool a Parish of itself, distinct from Walton, to erect a Church &c, Now this Councell doth order that ye sd burgesses shall be reimbursed the charges that they or either of them have or may expend thereon, and shall be indemnified at the charg of the Corporacon."

1699, February 23rd. "Att a Councell &c

"It is this day concluded orderd and agreed in Councell, that whereas Negotiation there is an intention to make Liverpoole a Parish distinct from Walton, with Lord Molyneux. to erect and build a church &c. And it is found necessary, that the Lord Viscount Caryl Molyneux be apply'd to and agreed with for ye patronage and advousone of the same, and to treat with any person or persons who have a right and title to ye Castle to purchase the same with ye appendages thereof, to build a Church on ye sd p'misses; It is now therefore concluded order^d & agreed in this Councell; That Mr Mai^r be requested to take such persons with him to Croxteth as he thinks meet, about ye Agreem^t for y^e patronage, and with the true proprietors about the Castle; and w" hee agrees for (whether for one or both) shall be payd at ye charg of ye Corporacon or as the Act of Parliament directs."

A bill was brought into Parliament for power to carry out this project, and the following document was put forward as exhibiting the reasons for the application:—

"The case of the Corporation of Liverpoole in relation to a Bill for making a new church there.

"It was formerly a small fishing town, but many people coming from Case of London in time of the sickness and after the fire, several ingenious men Corporation. settled in Liverpoole, which caused them to trade to the plantations and other places, which occasioned sundry other tradesmen to come and settle there, which hath so enlarged their trade, that from scarce paying the

Trade of Port. salary of the officers of the Customs, it is now the third port of the trade of England, and pays upwards of £50,000 per annum to the King; and by reason of such increase many new streets are built and still in building; and many gentlemen's sons of the Counties of Lancaster, Yorkshire, Derbyshire, Staffordshire, Cheshire and North Wales are put apprentices

Reasons.

"And there being but one Chapel, which doth not contain one half of our inhabitants in the summer, upon pretence of going to the Parish Church, which is two long miles, and there being a village in the way, they drink in the said village, by which and otherwise many youth and sundry families are ruined; therefore it is hoped the Bill may pass, being to promote the service of God.

Objections.

"The objections are, that we being the sixth part of the parish of Walton, the patronage of Walton doth belong to the Lord Mollineux, who is a Roman Catholic; and it is hard that his estate should be taken away. That the town have agreed with the present rector and vicar for their purchase money, therefore there is no present wrong; and Liverpoole takes away but a sixth part, and at the same time taketh off the charge of

Compensation more souls than is in the whole parish besides. Moreover they are willing to give for the perpetuall advowson that which shall be a reasonable price, considering there is a life upon it, having already offered his solicitor to refer it to two indifferent men, they to choose one and the town another. And it is hoped that so good a work as this bill desires shall not be obstructed by so inconsiderable a claim."

Act passed.

The Act 10 and 11 William III., chapter 36, was carried without difficulty. It provides that the Rector of Walton, Rev. Richard Richmond, should receive an annuity during his life of £55, in compensation for tithes and oblations from Liverpool; and Thomas Marsden, the Vicar, £6 per annum in like manner. Also that the Rectors of Liverpool should in future pay one-sixth part of all first-fruits, tenths, procurations and other ecclesiastical charges levied on the Parish of Walton.

St. Peter's Church.

As a new church (St. Peter's) was projected, it was resolved to have two Rectors, the living to be divided into medieties. Towards the stipends the Parish and Corporation mutually agreed to contribute. The first Rectors appointed were the Rev. Robert Stythe and the Rev. W. Atherton, who had been appointed Curates by the Corporation in 1688.

Rectors.

1698, October 5th. "The Councell orders two acres of ground to be

sett out for ye use of ye Ministers (successively) of this towne, and they to

enclose and manure it at their own charg."

1698, November 2nd. "Pursuant to an order of ye last Councell Grant of Land relating to a p'cel of ground to be sett for ye Ministers, Mr Mair having to Rectors. taken to his assistance Jasper Maudit Esq, ye pr't Baylives, &c make a return of a p'cel of ground for ye use, leading from ye eastward of ye Townsend Mill, of about four acres."

The services were under the control and arrangement of the Council.

1681, December 7th. "Att a Councell &c

"It was ordered by Mr Maior, the Aldermen and greater part of the Curate Councell that Mr John Hindley shall begin to read praiers in the Chappell appointed of Liverpoole the second day of Januarie next and continue to read divine praiers everie morninge throughout the yeare ensuinge (unless Sundayes and holidayes) at such houre as Mr Maior shall appoint, for wen service yesd Mr Hindley is content to receave such gratuities onelye as the freemen & inhabitants of this place will conferre on him, & it's ordered that the bell shall toule a quarter of an hour each morninge before praiers."

This eleemosynary mode of payment did not succeed, for we read—

1684, July 16th. "Ordered that from next Michaelmas day, the Salary to weeklye reader of divine service in the Chappell of Leverpoole shall for Curate that service yearely receave from ye Corporation sixe pounds sallarie."

1684, June 4th, the first mention is made of an organ in the church.

"Ordered that Alderman Tarleton and Mr Oliver Lyme doe imploy Organ. some person in London to procure the organs for this Chappell, or repayment of the fiftie pounds from Mr Barⁿ Smith Organist."*

1685, January 6th. "Resolved that Mr John Ashworth bee admitted Organist.

Organist, allowing him the sume of twentie pounds yearelye sallarie."

1700, September 4th. "Timothy Horsfold Church Clerke, peticons that Organ Blower. whereas y' Sexton's son that blows y' organ has fourty shillings a year for y' same, that y' s' sume may be allow'd to one of his sons, hee having seaven children.

"This Councell doth order that one of ye Clerk's sons have that sallery of fourty shillings pann. and do officiate in the blowing of the Organ, and the sallery to comence from ye first of Augt last."

^{*} This is supposed to be the celebrated Father Smith, who built the organ of the Temple Church, London.

Repeated gifts of plate to the church occur in the records of the seventeenth century.

Church Plate.

1698, October 5th. "The Councell orders, that a piece of Plate be made for ye use of ye Church to the value of about twelve Pounds & that Mr Rob' Shields goldsmith take ye direction of ye Ministers about ye fashion thereof."

Notices of the repairs of the chapel occur from time to time.

Repairs.

1663, April 24th. "It is ordered that the freemen of this towne and burrough as well resident as not resident shalbe taxed and assessed for and towards the necessare repaire of this Chappell, and for preserving of ye same from ye stormes and flowings of ye sea. And that ye sume of one hundred pounds be taxed and assessed for ye uses aforesaid upon the sayd freemen."

This levy does not appear to have been very cheerfully paid.

Ley objected

"1667, Aug 12th Port Moot

"Wee present Edward Moore Esqr for refusinge to pay his ley for repaire of this Chappell am'ced in in in iijs iiijd

"(16 other persons, all for y like)."

"1669, Octr 11th At an Assembly &c.

"It is unanimously ordered that a ley of fiftie pounds shall be forthwth by the comon assessors or Leylayers of this towne, taxed or assessed upon all the freemen or burgesses of this towne of Liverpoole, for the necessary repa'con of the Chappell of Liverpoole, called or Lady and St Nicholas, and for other necessaries apperteyninge to this Corporacon. And if any of the said freemen wthin or without this towne shall obstinately refuse or deny & after due demand thereof made to him, neglect to pay his respective proporcon or leyes upon him respectively assessed; in such case of denyall or wilfull neglect of payment hee or they so refusinge or neglecting contrary to the tenor of theire oath att theire enfranchisement, shall be disfranchized & made incapable of any benefit of theire freedome from thenceforth for ever within this burrough, and so are hereby declared, his or theire former admittance or infranchisemt here to the contrary in any wise notwithstanding."

Ley enforced.

Edward Moore still continued recalcitrant.

"1670, Octr 24th At a Port Moot.

Moore presented.

"Wee present Edward Moore Esqr for not paying his ley assessed upon him wth others of the Corporation of Liverpoole for the repaire of the Chappell and the priviledges bell." 1688, April 4th. "Ordered that the seeling on the topp of the Chappell Ceiling of Liverpoole shalbee painted & starr^d & layd in oyle at the charge of this decorated. Corporation."

Down to the close of the seventeenth century the churchyard was unenclosed on the landward side.

1690, September 3rd. "At a Councell &c.

"Mr Mai' and ye Aldmn to meet at Praires on fryday next to view and Enclosure of sett out ye ground on we'n ye east wall of ye Church yard is to be built, Churchyard. according to an order of ye last Vestry."

The arrangements for divine service, in the seating of the Arrangement congregation, and the order of precedence, were sources of continual litigation and trouble.

1685, November 18th. "By the approbation of ye Reverend father in God John (Pearson) Lord Bishopp of this diocese, it is ordered

"That noe person under the degree of an Alderman shall sitt in the Aldermen.

Aldras seate without licence from Mr Maior and Chappell wardens."

"That none under the degree of an Alderman's wife shall sitt in ye seate next unto the Aldermen without licence &c

"That none under the degree of a baylive's peere shall sitt in the Bailiffs. Baylive's seates without licence &c

"That none but baylives wives and widdows shall sitt in the seate next

to the Aldermen's wives without licence &c

"That none but housekeepers shall sitt in the seate on ye north side House-('twixt the pulpit and ye North doore) who are to be seated according to keeperstheir qualitie & age

"That none but the wives and widdows of housekeepers shall sitt in Wives and the seates 'twixt the baylives wives and ye font without licence &c Widows.

"That none but the wives and widdows of housekeepers shall sitt in ye

seates on ye South side undr the gallerie without licence "&c

"That all apprentices and servants shall sitt or stand in the alleys Servants, according to auncient custome."

Notwithstanding this authoritative apportionment of seats Private Pews. in the church, private rights in pews had a concurrent existence, and were the subject of litigation.

1692, May 4th. "It is this day orderd in Councell, that if Katherine Barker, Spinster shall further prosecute about ye seat to ye eastward of

the pulpit and desk, it shall be defended at the town's charg."

1698, October 29th. "On Mr Edward Tarleton's peticon last Councell Galleries. day for a seat in ye North east Gallery, Mrs Green widow, Mr Randle Galloway, and Ellen Lyon widow, claim a title to ye same, but it appearing to ye generallity of ye Councell, that the right of that seat was in Thomas Walls, and verbally and really assigned by him in his life (and since his death by his widow and son) on Mr Edward Tarleton, the

Councell doth determine that ye sd Edward Tarleton shall have ye same, paying seaven pounds fine; no fine having been payd by Thomas Walls or any by his order or for his use."

Attendance on divine service was strictly enforced under penalty.

1683, October 29th. At a Port Moot-

Fines for absence.

"We present the persons undermentioned for absenting from divine service."

Here follows a list of thirty-five names, amongst others those of Richard Latham and his wife, Roman Catholics, who received, in 1686, a special proclamation of indulgence from King James II.¹

Again in 1684, October 27th. At a Port Moot-

"Wee present the prom sext underwritten for absenting themselves respectively from divine service in the Chappell of Leverpoole from the 15th day of June last to the 26th day of October last past vizt."

Then follows a list of thirty-nine names, with the fines in which they were amerced, from 2s. to 4s. each.

There can be no doubt that these measures were directed against the Roman Catholics, or Popish Recusants as they were called. Several of the names, such as Sir Neale O'Neale and his wife, Mr. John Duffy, have a decided Irish flavour, and others belong to the Lancashire Catholic families.

Proclamation against Vice.

In 1691, the Proclamation against vice, drunkenness, and profanation of the Lord's Day is recorded as first promulgated, and has been ever since published and read before the Judges at each Assize.

Dissenters' Chapel. The first Dissenting place of worship in Liverpool was built in Castle Hey (now Harrington Street), under favour of the Indulgence granted by James II. in 1687.

The following entry relates to the same subject:-

1692, February 14th. "Upon ye request of Mr Thomas Collins, Mr

¹ Vide supra, p. 256.

Richard Mercer,¹ and Lawrence Fletcher, to desire a house at ye end of Lord Street in Liverpool belonging to Mr David Poole of ye same, Merchant, to be sett apart for ye exercise of religious worship, it is agreed by the Justices that they may be enjoy'd to that end, according to ye intention of ye Act of Parliamt, and the said Mr Thomas Collins is so allow'd to preach there."

After the passing of the Act for constituting the Parish, no time was lost in commencing the building of St. Peter's St. Peter's Church.

1700, December 23rd. "It is concluded in Councell, that ye remaining Land around. part of ye field where ye Church is building, & other fields be sett out for three lives and twenty one yeares on a reasonable ground rent, reserving ground for ye Minister's houses and gardens, & ye a draught be made & returned age Councell day, how to sett out streets, &c.

"That ye buildings be handsome & uniform & a note be sett on ye Exchange y persons may come & peticon for proportions to build on."

¹ Mr. Mercer and his wife were included in the two presentations for non-attendance at church in 1683 and 1684.



NATIONAL AND POLITICAL.

There is not very much in this portion of the Records bearing directly on national politics, but a few entries have some interest, relating to measures of a general character.

The old system of levying money by subsidies was giving way to the modern mode of taxation, but it still lingered on.

Subsidy.

"1663, Sept 21st Will. Stanley ar. Maior. "In pursuance of an Acte of Parliam (entituled an Acte for grantinge

foure entire Subsidies to his Matte by the Temporalty) theise are to will and require you, and further in his Mats name straitly to charge and comand you and ev'y of you, that imediately upon notice herof, you give notice and warninge (by sending true coppies of this warrt) unto

all and ev'y the pettie constables and other the p'sons in the schedule Constables. herunto annexed named and appointed to be Assessors and make certifi-

cates within theire respective p'rishes, towneshipps and villages within yor divicon of p'sons lyable to paym' of subsidies accordinge to the sd Acte: that they the sd respective constables and assessors doe diligently enquire, and true p'sentm's and certificates make, and deliv' und' theire

hands, faire engrossed in parchmt unto us, of all the names and surnames

liable.

List of persons of ev'y p'son within theire respective p'ish, towne or village, together with a true estimate of ev'y such p'son's p'ticular estate, reall or p'sonall, accordinge to the instruccons hereinafter menconed, and in and by the sd Acte made and p'vyded, att the house of Margery Walls in Prescott, widdow, upon the thirtieth day of September instant, by eight of the clocke in th' aforenoon of the same day; willinge and requireinge each sev'all assessor and constable unto whose hands this p'cepte shall come, that after reasonable tyme for coppying forth of the same allowed for himselfe and his fellowes, forthwith he or they deliv' or cause to be deliv'ed safely and speedily unto some assessors or constables of the next adjoining towneship within the sd parish with whom it hath not form'ly beene withall, the tyme of the receipte hereof, and from whom, together with the tyme and name of him, when and to whom it was sent and deliv'ed beinge first endorsed, to the end ev'y one may the better bee instructed herby how to make theire p'sentm's to us upon paine of each p'son offendinge herin, to forfeite for his delay or neglect xls and further punishem^t as by lawe shall be required.

- "I. First you are to p'sent the names and surnames of ev'y p'son, Lists of value. fraternitie, guild, corporacon, misterie, brotherhood and comonalty, corporate and not corporate, within yo' p'ish, towne or village being worth three pounds, as well in coyne (and the true value of ev'y pound that ev'y such p'son &c hath of his or theire owne or any other hath to his or theire use) as also in plate, stocke of merchandize, all manner of corne and graine, household stuffe, and of all other goods moveable, as well within this realme as without, and of such somes of money as to him or them is or shall be oweinge, deductinge such debts as such p'son doth owe, and intends to pay, excepting the apparall of such p'son his wiefe and children, where noe jewells, gould, silver, stone or pearle are to be accounted p'cell.
- "2. You are to p'sent the value of ev'y pound that he or they or Lands, any other to his or theire use hath in fee simple, fee taile, or for terme of liefe, or for terme of yeares, by execucion, or by coppie of cort rolle of or in any lands or tenements &c of the yearely value of xx.

"3. And also the names of evy Popish Recusant convicted or indyted Recusants. before the tyme of the assessm".

"4. And ev'y alien, denizen or not denizen of the age of 7 yeares or Non-above, not beinge contributorie to the rates afores and ev'y popish contributors. Recusant convict, being 17 yeares old, or of the age of one and twentie yeares, haveing not received the Comunion within one year last past.

"5. You are not to present tythes due to the Clergie, and sub-Tithes jects svants wages, nor the goods and ornaments of churches and exempt.

chappells.

"6. You are to p'sent noe orphants nor infants und' one and twentie Orphans and yeares of age (except such Aliens and popish Recusants as aforesd) for Infants goods lefte or bequeathed unto them by any, nor any p'son both for lands and goods, but for wheth you estimate to be of the better value, nor any p'son att two sev'all places, but att the place where the p'sons residence is and was for a yeare last past, and there for his whole estate whersoev'. And all parsonages viccarages and lands belonginge to Universities or free Parsonages, Gramer Schooles are exempted. Ecclesiasticall p'sons must be p'sented &c., exemptor lands they hold in lay fee by discent, bargaine, or purchase.

"Given under or hands at Wigan the xxxst day of September Ano Rgan

d'ni Caroli se'di Angl' &c 1663

"G IRELAND "& 8 others."

1663, September 30th. "A Presentm' and Certifficate made by the Liverpool Bayliffes and Assessors of the Townshipp of Liverpoole within the parish return of Walton, in obedience of and answer to a Warr' and instructions from the honoble Com." for the Act of Subsidies, of the names of all such p'sons as are liable to the paymt of Subsidies either for reall or p'sonall estate or estates within the townshipp of Liverpoole according to the said instructions.

"Mr Crosse in lands "Mr Robert Seacom and his "Thomas Blackmore in goo "Ralph Massam in goods "William Bushell in goods	ods v ⁱⁱ v ⁱⁱ
"John Higginson in goods	··· ··· iiij ⁱⁱ
"And further they have not to certify at present	
"WILLIAM KITCHINS Bals GARDNER	"HENRY CORLES "PETER LURTING "ROB" SUTTON "THOMAS ASHBROOKE "Assessors."

Another subsidy (the last recorded) was levied in 1665, June 9th.

Proceedings about levy.

"Att an Assembly &c Upon reading of Mr Wm Norman's the high constable's p'cept recyting a lie from the right honoble the lord high Trea'r of England & Chancelor of his Mats Echeq for raising money for his Mats & supply & advancinge his owne assessm^t. It is ordered and thought fitt att this tyme That Mr Maior shall propose & give in such p'sons as he shall think fitt (at the next gen'all meeting of the Com") ingaged for the speedie payeing in of nyne months assessm's according to his Mats p'posalls intimated in their said l're. And that such p'sons as shall so ingage shall be indemnified & saved harmless. And further it is ordered and thought fitt that Mr Maior, being one of his Mats Comrs for the royall ayd, may informe himselfe of that or what other course he finds meet att next meeting of the Comrs in answer to the said lord Trears l're. And what he shall then doe touching the p'misses is hereby ratified & allowed. And that he shall be indemnified & borne out for what he shall doe in reference thereunto. And also ordered & agreed & thought fitt here unanimously that the same nyne months assessmt shall be wth speed collected of evile of the inhabitants of this towne, according to the last assessmt, that is to say for ev'y xijd in the last assessmt att this three shillings and soe rateably, wen said nyne moneths makes up the whole yeare ending at Christmas next.

Indemnity.

"(Signed) JOHN STURZAKER Maior "& 22 others."

The documents relating to the return to the Convention Parliament have been inserted above.

MANNERS AND CUSTOMS.

From the presentations at the Port Moots, and from the resolutions of the Council, we obtain interesting glimpses into the private life and the habits and manners of the time.

The burgesses appear to have been very free spoken, both in the Council and outside.

"1672 Octr 23rd Silvester Richmond Major

"Att an Assembly &c

"It is ordered that if any member of this Assembly have contrived, Penalty for consented, or shall consent to or subscribe a pap or libell now brought libelling into this Councell & read publickly, pretending itselfe to be a remonstrance agt some pretended grievances; the same papt being of it selfe very scandalous & of bad consequence, imposing an unjust ympeachm^t upon the late magistrates & governors of this towne; it is ordered that every or any such member of this Assembly that shall be found to have bin consenting, privie or subscribing to the same libell, such member shall be from henceforth deposed & degraded from his trust or place of a Comon Councell man. And likewise if any member of this Councell shall at any tyme hereafter be convict or found by strong presumption & direct or circumstantial proofe, to discover or disclose any part of the Councillor acts or thinges here done in Councell, till a due publication shall be disclosing thereof made, such member soe disclosing any the secretts of this expelled. Councell to any who are not of this Assembly, after such proofe made against him shall likewise from thenceforth be deposed & degraded from having any vote or place in this Assembly, and be subject to such fine or penaltie as shall be ymposed upon him for such defalt. And the fine is now imposed vizt forty pounds upon every Alderman & twenty pounds upon every other member of this Assembly disclosinge unduely any secretts of this Councell.

> S Richmond Maior " & 29 others."

The records are full of presentations and prosecutions for slander and abusive language. I will only quote a few of the most characteristic.

"Signed

Speaking evil of dignities has always been considered a serious offence, and in Liverpool slandering the Mayor was held, as Dogberry says, "Flat burglary as ever was committed."

Punishment of Bicksteth for Slander. "1663 Octr 26th Peter Lurting gen. Maior.

"Port Moot Court. Wee present Robert Bicksteth for a great & heynous abuse and injurye done to the Wor'p" Mr Peter Lurtin Maior of this Corporacon since he was elected Maior upon the xviijth day of October instant, to witt, that hee, meaninge the said Mr Maior was a thiefe & a rogue, & had robbed a house in Formbie; who being an idle person, very poore & not able to pay, was onely fyned in five pounds, upon his submission on record & sev'all other punishms."

Recantation.

The recantation of Robert Bicksteth.

"Liv'poole. In the Common Hall.

"To all Chr'ian people to whom these presents shall come, I Robert Bick'steth of Liv'poole in the countie of Lanc' husbandman send greeting. Knowe yee, that upon the favor mercy and condiscension of the magistrates of this burrough to me afforded though undeserved, I doe make this my humble & thankfull acknowledgmt that in regard of my offence I justly deserve the punishmt & ymprisonmt by the said magistrates layd upon me & more p'ticularly I doe humbly confesse & acknowledge to my shame that I have most unjustly, untruelie & unworthily given out those speeches towards Mr. Peter Lurting* the worl Maior of this burrough, to witt that he, meaninge the said Mr Maior was a thiefe and a rogue and had robbed a house in Formbie. And further do declare & say & confesse that I had no cause or reason so to speake concerninge the said Mr Maior. And therefore being very sensible of the injury I have done to him & his favor & mercy to mee, I doe hereby firmely promise by God's mercy & goodnes nev' againe to offend or misbehave my selfe in word or deed against the said Mr Maior or anie of his family. In testimony hereof I have hereto put my hand & seale the xxijnd of January 1663."

"1685 Octr 5th Port Moot.

Threatening.

"Wee p'sent William Worrall for affronting Ald" Clayton, late Deputie Maior & opposinge his orders, threateninge Oliver Mollinex to breake his pate, if he offerd to fetch James Skinner before Mr Clayton & for sayeing that when Mr Clayton was out of his office hee would then talke with him Amerced in £6 13 4."

Abusive words.

"1686, Jany 11th Wee p'sent William Worrall for giving abusive words unto Aldn Richmond, calling him a pitiful fellow & reflecting upon the late deputie Maior & Aldermen £5."

^{*} Notwithstanding this disclaimer on the part of Mr. Bicksteth, we have the character of the worthy Mayor drawn elsewhere in not very flattering colours. Edward Moore, in his Rental, written in 1667, but not published until 1847, thus describes him:—"He is a very knave and hath deceived me twice. I charge you never trust him; but if it be in your power let him know I have marked him out for a knave," &c.

The Mayor was not the only dignitary who suffered from calumnious speeches. The Bailiffs had to contend with similar insults.

"1664 Jany 25th Att a Port Moot.

"Wee present Samuel Postlethwaite for a great and heynous abuse done Abusing the unto the present Baylives of this Corporacon; That is to say, 'Thou Bailiffs. (meaninge Thomas Johnson, one of the said Baylives) I will not goe to prison with thee; where is thy warrant? I will not go with thee.' And also for offeringe to challeng the other Baylive, Thomas Alcocke to fight with him in these words, that is to say 'Thou, meaninge the aforesaid Thomas Alcocke I will meet thee when thou will and where thou will or dare.'"

"1672 Octr 28th Port Moot.

"Presented Richard Moorcroft, for offereing violence to the Baylives, calling them theeves and robbers."

Reflections of this kind on the town's authorities were far from uncommon. Here is another presentment of a similar description:—

1685, January 11th. "Wee p'sent Moses Hughes for sayeing, that the Slandering the Maior, Aldermen & Councell were a companie of fooles for making him Mayor, &c. free for sixe pounds, when hee hadd twentie pounds in a purse & would freelie have given it them for his freedome, but they tooke mee for a poore Welsh trunck maker; but I thinke I shewed them a tricke, and hung up a lookinge glasse that they might blush & see their foole's faces in it, as they walked upp and downe the streetes."

One person is presented for asserting that there is

"Neither lawe nor justice in this towne, and that the Maior acted neither law nor justice Amerced in v".

John Hoole, Miller, is prosecuted

"Who did upon the 16th day of October 1667, imprison both the late Imprisoning Baylives in Mr Moore's Mill in Liv'poole aforesaid, when they were Bailiffs. making a distresse there."

The women were not behindhand in conduct of this kind.

"1667, Octr 28th Wee present Mrs Tarleton widow, for abuse done to Assault by Mr Jo. Bulkley when he was distreyninge for a fine. She pulled off his Mrs. Tarleton. coat & locked him up.

"Amerced in x"."

"Wee present Mr Edward Lievesley & his wife, for his wife's abuseing Mr John Bulkley, Baylive in execucion of his office by locking him up & ymprisoning him in her house."

Women brawling. "Wee p'sent Hannah, wife of Robert Whitfield, watchmaker, for

reflecting on ye government and sayinge

"That ye Common Councell of this towne amongst them hadd the money collected by the Chappell wardens from dissenters, and further she said, tho' it was on their sides now; wee hope it wilbee on our side ere long."

"1688 July 9th Wee p'sent Ellen Abram for a brawler and a scould,

being a common disturber of her neighbours—3^s 4^d.

"Ann Lancaster widdow for the like—3^s 4^d."

Cuckstool.

The cuckstool, the ancient mode of punishment for female offences, was still in use.

In 1695, there is an entry in the accounts of 15s. paid for its repair. The cage and pillory are also entered as kept in repair by the town.

Inmates.

The question of "inmates" continued to be a constant source of anxiety, and many orders and resolutions were passed, which seem to have been as often broken.

Sometimes their zeal overran their discretion.

1681, October 24th. Mr. Richard Cleaveland is presented as having in his house five "inmates," who turned out to be his own servants.

Inspectors.

"1677 Nov 7th At a Port Moot.

"Ordered that the severall persons undernamed shall make inquire after Inmates for the year ensueing in the streets and places to their names respectively ascribed. And that they monthly give a true account to the Maior for the time being or his deputy of all such Inmates, with the names of the landlords and householders entertaining them on paine of forty shillings for every month's neglect."

There were fifteen appointed to discharge this duty in the existing fifteen streets.

Selection of Inspectors.

"1678. John Chorley gent. Maior.

"Whereas by dailye experience wee find that by reason of the late improvements in buildinge of houses and shipps in and about this burrough and Corporation, a great concourse of people have of late time resorted hither, and have beene concealed in designe to gaine settlements, and notwithstandinge all lawfull endeavors that have beene taken to prevent the same, this burrough is become verie greivouslie burdened wth severall idle and wandringe persons of suspected reputations; and altho' severall persons have beene appointed for prevention of the greivance aforesd to bee officers; by all lawfull waies and meanes to inspect what Inmates have beene harboured here; yet the same hath failed of its due Inspectors successe in the weale publicke & government of this Corporation, by reason that the persons appointed as afores^d have beene remisse and negligent in their duetie, conceavinge themselves under noe obligation by oath, for due performance of the said office, whereby the s^d greivance is become almost remedilesse. It is therefore ordered that in everie streete of the said burrough & within the liberties and jurisdictions thereof, that there shalbee elected and chosen by the homage of the said burrough yearlie one or more inhabitants within everie streete to observe the office of inspectors of Inmates for one yeare, and till hee bee discharged by due course of lawe; and that everie such said officer soe to be chosen and appointed shall take the oath hereafter described."

This dread of responsibility for the maintenance of Strangers strangers was carried to an extraordinary length in the following entry:—

"1686, Octr 4th Portmoot.

"Wee p'sent John Catterall for harbouring his father & mother wthout

givinge notice or securitie to Mr Maior-6' 8d."

"1685 Apl 1st Ordered, that the bellman shall goe through this towne Foreign Poor. & give warning to all inhabitants not to relieve forraine poore, on penaltie of the lawes of this kingdome, in such case made," &c.

"1685 May 13th Ordered that all persons whose names are in the Pauper Badge. Poore Book & who receave almes in this burrough shall weare a pewter badge, wth ye towne's armes engraved on it, and such as refuse to weare them are hereby ordered not to have anie releife from this towne."

Although some of the habits of the time seem rather coarse, etiquette and form were strictly insisted on.

"1665 Nov 2nd Att an Assembly, &c.

"It is agreed, thought fitt and so ordered, that the former orders of Gowns for this towne, that the Maior, Aldermen, Baylives, Baylives Peeres, Town Officials. Clerke and S'jeant att Mace of this towne, shall have gownes in the ancient & accustomable manner, to be putt in execucion; and that Mr Maior, the Aldermen, Baylives, Baylives Peeres, Town Clerke and S'jeant att Mace for the tyme being, shall each of them provide and furnish themselves wth gownes fitt and convenient att or before the second day of February now next cominge upon the payne of five pounds, as by & according to former ord"."

This order was enforced by fine, but not according to the strict letter of the law.

1668, January 13th "Wee present John Lurting for not p'vidinge and Fines for not wearing a gowne accordinge to form ord am' in vis viij. Tho. Birch, Gowns.

Jo. Blundell, Thomas Bicksteth & present Baylives Tim. Tarleton & Wm. Fleetwood all for ye like offence."

Nothing is said in the above entries about the Common Councillors.

Cloaks.

"1695 Octr 9th It is orderd that all persons of the Comon Councell appear in cloakes (after the next election of the Mair) every Councell day."

Gowns on Sunday.

"1697 Aug 4th It is this day orderd in Councell that pursuant to a former order, all ye Aldrm and Baylives Peers do attend Mr Mai' to Church in their gowns every Sunday, & all ye Councellmen in their cloaks, on the penalty menconed in ye said former order."

As an illustration of the dress of the seamen at this period, reference may be made to the register of an apprenticeship of a youth as a mariner.

1667, May 23rd. After reciting the terms of apprenticeship, the entry proceeds:—

Sailors' dress.

"The aforesaid apprentice being a poore orphan & left whin the charge of this towne, bound himself apprentice, wh the consent & approbacon of the Maior & Comonalty of this burrough; and the said apprentice is to have a pare of cloth breeches & jumpe of same & 2 redd wascoates & I pare of redd drawers & I pare of linen drawers wh two shirts & I pare of shoes & stockins."

It is also provided that

"The said master to his said apprentice shall allow ev'y voyage one barrell portage p'vided it be his owne p'p' goodes & not otherwise."

Furniture.

of William Newport, a tradesman of the town, which are comprised within a very small compass, consisting principally of

"One table, three cheares, & two stooles, three joyned stooles, one cupboard, four bedds, one brasse pan one fryinge pann," &c., concluding with "ould trumpery iis vid."

The accounts of moneys paid throw considerable light on the manners and customs of the time.

Allusion has been made above to the cuckstool, the cage and pillory, which figure in the accounts.

The Bearward was a recognised officer paid by the town. Bearward.

No bull was allowed to be slaughtered without having Bull Baiting. been previously baited for the amusement of the public.

"1672 Octr 28th At a Port Moot,

"Edward Rycroft is presented for the killing of a bull unbaited, and Edward Halsall for the like offence."

The scene of this cruel sport was usually at the Stocks on the south side of the Castle wall, or on the land west of St. Nicholas's Church, now marked by the depression in the level of the churchyard.

A considerable amount of money was expended in drink. Drink.

"1691 Nov To Mr Rowland Carter for Punch on the King's return from Holland-f. 1 11.

"To Robert Stubbs for Ale-0 12 o.

"To William Furnivall for Punch and Ale the 5th November-£1 18 o.

"1692, June 14 To Robert Stubbs for Ale for the soldiers on the 24th

May last—o 17 o.

"July 19 To William Rollin for Wine drunck in the Exchange 24th May last—o 18 o."

The soldiers passing through the town appear on many Soldiers. occasions to have been very unruly.

1602, October 15th. On the occasion of the army passing to Ireland.

"To Ald" Richard Windall for several goods the soldiers burnt and spoiled in his house near the Exchange—£4 10 0. "To Mr Thomas Johnson for gunpowder—£5 18 o."

It is not usually recognized to how late a period the use Archery. of the English long bow was continued. In the reign of Elizabeth, the bowmen occupied a very conspicuous position. During the civil war some small remnant of archery was employed in Scotland. In Liverpool there is an entry under date of January 9th, 1637:—

"Wee doe order that the Bayliffes shall cause new Shooting Butts

made in a place where they have beene accustomed betwixt this and the

14th day of Aprill next now following upon paine of vs a peece."

"1672 Jany 27th Ordered that Robert Simpson shall repaire the Shooting Butts before the tenth of March next at the towne's end, according to former custome."

This was the last spasmodic effort to keep up the practice. In 1693, March 7th—

"Orderd that the Shooting Butts be removed."

And thus the old English archery went into oblivion.

Curfew.

The curfew still tolled the knell both of coming and parting day.

1673, October 27th. "Wee order that Robert Simpson ring Curphew all the yeare long at 4 a clock in the morning & eight at a night."

Sunday observance.

Sundays and holidays were diligently protected.

"1672, June 3rd. Port Moot.

"Wee p'nt Henry Banister for grinding corn on the Sabbath dayes at the Middle Mill—iijs iiijd

"We p'nt Edm^d Buckly for same offence at the Towne's End Mill—

"We p'nt Richd Mercer and Robert Woolfall for like offence—each iijs iiijd."

"1696 Apl 20th Port Moot.

"Wee p² William Huddleston for harbouring and suffering Thomas Chapman serv^t to Ald^{rm} Thomas Johnson, to play at nine pinns upon Good Fryday the tenth day of this inst April betweene one and two of y^e Clock in y^e afternoon."

I here bring these extracts to a close. The records of the eighteenth century contain a large amount of interesting matter, which I must leave to some future chronicler to arrange and make public.



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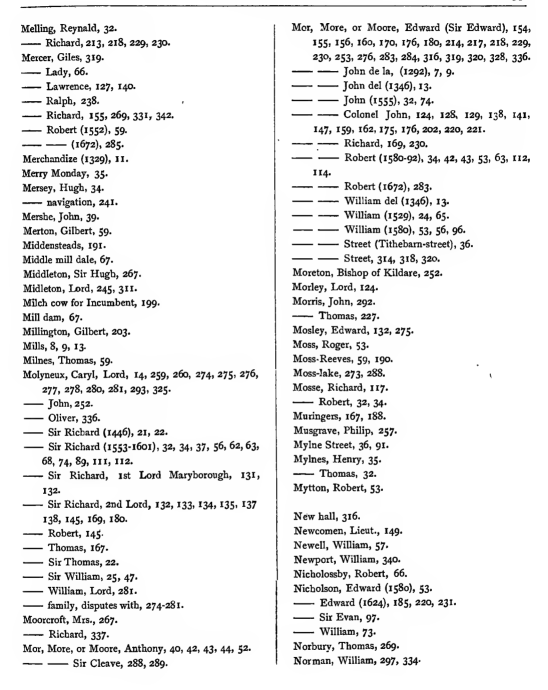
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